

1378/10



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 34.7

MADRAS, TUESDAY EVENING, AUGUST 2, 1900.

(1998), 1, 64-68.

Part B.—Modifications by Government.

CONTENTS

[illegible]

PUBLIC DEPARTMENT.

LEAVE

Leaf St. George, July 24, 1876.

No. 211.—Under rule 81 of the Fundamental Rules, Mr. L. H. Arest, I.C.S., leave an average pay for eight months from the 28th July 1925 on date of relief and on half average pay for four months as compensation thereof.

F et B. Grass, July 21, 1906

No. 212.—M. R. P. R. Rogers Arranger Annual, Switzerland Judge, temporarily being an Assistant and Services Judge, West Godavari, leave on average pay for one day, on 25th June 1921, with permission to perform the summer vacation of the West Godavari District Court and Sunday, the 27th June 1921.

APPOINTMENT

Prof. Dr. Hermann Finkbeiner

No. 333.—*Khan Bahadur Mirza Ahmad Bakhsh Sahib Bahadur, C.S.I., M.A.,* Collector and District Magistrate, Bellary, is the Director of Industries, etc. for T. Vijaynagar, Anahap, C.S.I., District Bahadur.

SERVICES PLAINED

East St. Louis, July 24, 1934

No. 254.—The services of Mr. J. H. Thompson, I.C.B., are placed at the disposal of the Government of India with effect from 1st July 1925.

DECLARATION OF INTEREST

Ecol. St. Conserv. July 17, 1964

30. 223.—Is exercise of the power confirmed by section 2, subsection (4) of the Code of Criminal

FINANCE DEPARTMENT.

NOTIFICATIONS.

(G.O. No. 335, Finance, dated 2nd December 1925, No. 78, Finance, dated 25th January 1926 and No. 125, Finance, dated 16th May 1926).

No. 335.—Under the explanation to section 35 of the Negotiable Instruments Act, 1881 (Act XXVI of 1881), the Governor in Council hereby declares that, in addition to the public holidays expressly defined in such in the said explanation, viz., Sundays, New Year's Day (Friday 1st January), Christmas Day (Thursday the 26th December) and Good Friday (2nd April), the following days shall be holidays in the year 1926:—

Monday, the 31st August ..	Arani Arivim.
Monday, the 30th August ..	En Nayan.
Saturday, the 13th Sep. ..	Vasupala-shasthri.
Monday, the 20th Sep. ..	Mari-Wah.
Wednesday, the 24th Oct. ..	Mahala.
Friday, the 15th October ..	Ayala Papa.
Thursday, the 4th Nov. ..	Dipawali.
Monday, the 21st Dec.
Tuesday, the 22nd Dec.
Thursday, the 30th Dec. ..	Christmas
Friday, the 31st Dec.

For each day so notified as a holiday for Customs duties no duty shall be levied on the day.

2. The Governor in Council further notifies that on the following days, which are not declared to be public holidays under statutory provisions, all public officers in the Presidency town and in the mofussil will be absent with the exception of (1) the Customs office, (2) the Revenue Treasury and Paper Currency office and (3) the General Stamp office (which will be open from 11 a.m. to 1 p.m.):—

In each month the last Saturday but one at the Presidency town and in the mofussil offices.

Friday, the 30th Dec. ..	} Christmas.
Wednesday, the 29th Dec. ..	

Note.—The notified holiday for Assamites day and one of the notified holidays for Muslims occur on Sundays.

J. B. BHOWM,
Deputy Secretary to Government.

Port St. George, July 22, 1926
(G.O. No. 36, 187, Finance).

No. 125.—Article 24 of the Civil Account Code, Volume I, requires that all losses or deficiencies discovered in a Government treasury or other office or department should be reported to the Accountant-General subject to the following exceptions:—

Exception 1.—Defalcations or losses of departmental revenues or receipts which have not been paid into a Government treasury or sub-treasury, petty defalcations or misappropriations committed by village officers, or losses due to accidents or thefts in village officers' houses, or where money is in transit to the treasury.

Exception 2.—Petty cases, i.e., cases involving losses not exceeding Rs. 500 each unless these are, in any case, important revenues which merit detailed investigation and consideration.

The Government now direct that defalcations or losses of the kind mentioned in exception 1, above should be reported to the Accountant-General.

Port St. George, August 2, 1926.

No. 125.—The following notifications of the Government of India are reprinted:—

FINANCE DEPARTMENT (GENERAL REVENUE).

CHENNAI.

Snake, the 2nd July 1926.

No. 31.—In exercise of the powers conferred by clause (a) of section 2 and sections 2 and 3 of the Sea Customs Act, 1878 (VIII of 1878) the Governor-General in Council, is pleased to amend the Notification by the Government of Madras, No. 125, dated the 24th March 1924.

CHENNAI ESTABLISHMENTS.

Snake, the 2nd July 1926.

No. 32.—Mr. P. N. Chandrasekhar, an Assistant Collector in the Imperial Customs Service, is transferred from Madras to Bombay, with effect from the 30th June 1926.

CENTRAL BOARD OF REVENUE.

CHENNAI.

Snake, the 2nd July 1926.

No. 22.—In exercise of the powers conferred by section 2 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue is pleased to direct that the following amendments shall be made in the rules published with the Notification of the Board of Revenue (Revenue Department), Madras, dated the 24th March 1924, concerning and relating the powers and duties of officers of Customs in the Presidency of Madras, namely:—

1. In rule 2 of the said rules, after the words "conferred on that office", the following shall be inserted, namely:—

"provided that the powers of these officers to adjudicate, modifications and to impose penalties or increased duty shall be limited to those specified in clause (f) of section 143 of the Act."

2. For rule 3 of the said rules, the following rules shall be substituted, namely:—

"3. All imports the duties imposed by the Act upon the Customs Collector will be performed by the Customs Collector who is in charge of the port, and all imports where no Customs officers are posted such duties will be performed by the Customs Collector in charge of the port to which such port is subordinate. Officers in charge of Customs circles shall perform, concurrently with the Customs Collectors in charge of all ports within their respective circles, all the duties of such Customs Collectors."

3-A. The powers granted to officers in charge of Customs circles and to Customs Collectors in charge of ports within such circles to adjudicate modifications, and to impose penalties shall exclusively be limited to those indicated in clause (f) of section 143 with the restriction that no officer posted at an outpost by a Customs Collector who is not himself an officer in charge of a Customs circle shall take effect until it has been confirmed by the officer in charge of the circle in which his station-house is situated. The powers of officers in charge of Customs circles shall be limited to those indicated in clause (f) of section 143. The power to adjudicate modifications and to impose penalties without limit under clause (a) of section 143 shall be exercised by the Collector of Customs, Madras.

Customs Collectors in charge of outposts may dispose of all applications for refunds on short payment or short loading of goods; all other applications for refunds and all applications for drawback will be disposed of by officers in charge

of customs duties. The decisions in both cases will be subject to appeal to the Collector of Customs, Madras, in his capacity as Chief Customs Officer.

2. Rule 8 of the said rules shall be omitted.

ARMY DEPARTMENT.

MINISTERIAL MEMORANDUM.

Dated, the 24th July 1926.

No. 804.—In pursuance of the rules contained in Army Department Memorandum No. 1743, dated the 29th December 1925, the following revised Study Leave Rules for the Indian Medical Service which have been approved by the Secretary of State for India in Council, are published for information.

STUDY LEAVE.

Regulations prescribed under Fundamental Rule 84 regarding the grant of Study Leave in favour of the Indian Medical Service who are subject to the Leave Rules under Section 1 of Part II of Chapter X of the Fundamental Rules.

1. Leave leave for the purpose of study may be granted by the Government of India or the local Government to officers of the Indian Medical Service on the recommendation of the Director-General, Indian Medical Service. The powers granted by these rules to the Government of India or to local Government may be delegated by them to the High Commissioner for India, subject to any conditions they may think fit to impose.

2. The period of such study leave will be calculated at the rate of one-twelfth of the annual service as qualified for leave under Rules 71 and 75 of the Fundamental Rules, up to a total of any one of 12 months in all during an officer's service.

3. Study leave may be taken at any time, but an officer who returns, except on account of ill-health, not later than three years from the date of return to India after taking study leave, shall be liable to the reimbursement of any benefits which he has received under these rules in respect of that study leave, and to the refund of any additional amount received under them.

4. The minimum period of study which will render an officer eligible for study leave shall be two months.

5. The minimum period of leave granted solely as study leave shall be six months. Two great as the journey to and from India by an officer whose study leave is not combined with any other kind of leave will reduce on study leave, but the allowance specified in Rule 32 will not be granted during the period of the journey. An officer whose study leave is combined with any other kind of leave will, however, be required to take his period of study leave at such a time as to place, at its conclusion, a balance of other previously sanctioned leave sufficient to cover his entire journey to India.

When an officer has been granted a definite period of study leave and has arrived in England that has course of study will fall short of the sanctioned period to any considerable extent, his absence from India will be reduced by the excess period of study leave taken. It prohibits the amount of the allowance in India to his taking it as study leave.

6. Study leave may be combined with any other kind of leave, provided the period occupied in study leave has not less than two months, and, in the case of leave granted as medical certificate, provided that the Medical Board at the India Office certifies that the officer is fit for study. The total period

of absence from duty will be strictly limited to the period prescribed by the Leave Rules to which an officer is subject.

7. Except as provided in Rule 8, all applications for study leave shall be submitted for approval, with the Staff Officer's certificate, to the Director-General, Indian Medical Service, through the prescribed channel; and the nature and contents of study undertaken, with details and institutions at which study will be undertaken, details of commencement and termination of such course, and any commitments the candidate proposes to undertake, shall be clearly specified therein.

A copy of the approved programme of study will be forwarded by the Director-General, Indian Medical Service, to the Secretary to the High Commissioner for India, General Department. If it is not possible for an officer to give full details, as above, in his original application, or, after arrival in England, to make any changes in the programme which has been approved by the Director-General, Indian Medical Service, he should immediately on arrival in England apply to the Secretary to the High Commissioner for India, General Department, for a form on which to submit the proposed particulars. In such cases the officer should not, unless prepared to do so at his own risk, commence his course as long as any expense is incurred therewith, until he receives approval to the course through the High Commissioner.

8. Officers on leave who wish to have part of the leave converted into study leave or to undertake a course of study during leave, should, before commencing study and before submitting any expenditure thereon, submit a programme of their proposed course of study to the Secretary to the High Commissioner for India, General Department, on a form which may be obtained on application to the General Department, Office of the High Commissioner for India. The programme should be accompanied by an official certificate of the course, if one is available, and by any documentary evidence that the programme is of a nature which has the approval of the authorities in India. In the absence of such evidence the programme may, if approved, be proceeded with, but no study leave allowance will be admissible until the concurrence of the authority in India concerned is received.

Similarly, officers on leave who desire to have it extended for purposes of study should address the Secretary to the High Commissioner for India, but in addition to furnishing a statement of the proposed study they must support their application with documentary evidence of their having obtained the approval of the authorities concerned in India in their applying for an extension of leave. They must also produce documentary evidence of the concurrence of the authority in India concerned to the grant of study leave and the study allowance.

9. An officer may be permitted to undertake an extensive course of study during leave to average pay and three study allowance in respect thereof, provided that study allowance is not drawn for an appropriate period exceeding 12 months during the whole of an officer's service.

10. For the course of study, a study allowance, at present fixed at the a day in the United Kingdom, £1 a day on the Continent of Europe and £1 10s. in the United States of America, will be admissible. These rules are liable to revision. No payment in respect of study allowance will be made until the satisfactory satisfaction, as required by Rule 15, are furnished on the completion of the course of study.

It is to be understood that in order to qualify for the grant of study leave or for the receipt of study allowance a definite course of postgraduate study at a recognised institution, or of study, ordinarily

denied in Annexure I. They consider that a purchase should be held to be large, whenever the estimated purchase price of any material exceeds Rs. 500, or when materials costing in the aggregate Rs. 1,000 have to be bought at one time. In the case of purchases below these limits, or of articles other than those detailed in Annexure I, the alternative of calling for tenders should always be borne in mind and it will be the duty of the purchasing officer to adopt the most economical method with due regard to quality and efficiency. Every officer should however remember that if he does not invite tenders he will be liable to be called upon by a superior authority or by the Audit department to justify the actual method adopted.

3. Whenever tenders are invited, the procedure laid down in Annexure II to this order should be followed. This procedure will apply to all departments except those for which special rules have been prescribed in their codes or manuals.

4. This order does not apply to expenditures from His Excellency the Governor's contract grant, but the Military Secretary to His Excellency the Governor may, at his discretion, observe any of the principles laid down in cases where they may suitably and with advantage be followed.

5. It is not necessary to invite tenders for the purchase of apparatus, chemicals and stores required for schools and colleges and for research and experimental purposes, provided that the officer responsible for the purchase takes all reasonable steps to obtain the articles from the cheapest source with due regard to quality by a comparison of the latest catalogues or by a study of the quotations of important firms.

6. Articles which can be supplied by Government departments like the Jails, Forest, Public Works Workshops, etc., should be obtained from these departments provided the materials are of the requisite quality or sufficient to answer the purpose and the prices do not compare unfavourably with the market rates.

Note—In the case of supplies from Jails, the concerned departments should endeavour to enter into contracts with them and follow the procedure laid down in G.O. No. 2137, Law (General), dated 4th July 1925. No security should, however, be demanded.

7. The purchase of books and periodicals will be regulated by G.O. Nos. 8 and 745, Finance, dated the 6th January 1925 and 7th September 1925.

ANNEXURE I.

Departments.	Cases in which the tender system should be followed.
Survey	.. 1. Survey instruments for Survey and Revenue departments. 2. Minor articles required for the Central Survey office. 3. Chemicals required for the Central Survey office.
<i>Note</i> —The purchase of laboratory plates will be effected in accordance with the rules of the Survey Department.	
Police	.. All purchases.
Registration	.. Binding work.
Storage	.. Supply of despatch cases required for storing and packing stamps.
Police	.. All purchases.
Education	.. Do.
Public Health	.. Do.
Agriculture	.. Cattle feed.
Veterinary	.. Do.
Cachibona	.. All purchases.
Fisheries	.. All articles except kerosene oil, marine and ship stores and fresh fish.
Labour	.. All purchases.
Government	.. All materials.
Prison	..

Note—It is not necessary to invite tenders for the purchase of stores, which are required to be supplied within a short period of actual receipt.

Stationery .. All articles.

ANNEXURE II

TENDERS.

1. Every officer who proposes to purchase materials in the open market by calling for tenders should invite sealed tenders for the supply in the most open and public manner possible, viz., advertisement in the gazette and daily papers, circular communications to reputed dealers and contractors, etc. The advertisement should state the place where the bids are to be submitted and the time when the tenders are to be opened; in the case of large contracts at least one month's time from the date of advertisement or notice should be allowed. The tenders should be opened by a responsible officer and not by subordinates.

2. Before inviting tenders every officer is expected to estimate his requirements for the year as far as he can know and regulate the time of his purchases according to the state of the market.

3. A sufficient stock should be laid in at the cheapest season. Thus, in the case of cotton, it will probably be advantageous to call for tenders just after the harvest season. It may also be advisable to enlist the assistance of Bureaux officers in obtaining tenders for articles of diet, as these officers are likely to be in close touch with the conditions of the grain market.

4. Materials which are likely to depreciate or deteriorate should not be purchased long in advance of requirements.

5. A cash deposit as earnest money should always be lodged upon the amount being notified but fixed with reference to the value of the order and the value of the tenders.

Note.—Tenders of Department may present or deposit cash or deposit in the name of some established person.

6. Other conditions being equal, the lowest tender should be accepted, but the acceptance or rejection of tenders is left entirely to the discretion of the officer responsible for the purchase of the materials, and no tenderer can demand the cause of the rejection of his offer, such an explanation may, however, be asked for by a superior authority. No tender should be accepted from any person directly or indirectly connected with Government service. Officers should deal very severely with any case of collusion between tenderers and Government servants.

7. An agreement should be entered into with the successful tenderer, but long-term contracts should be avoided. A fixed price should always be settled for each article to be supplied and agreements should not provide for rates fluctuating with the market.

8. Security should in all cases be taken for the due fulfilment of a contract equivalent to 10 per cent of the total value of the contract. This security may be

(a) in cash, Government securities, Municipal debentures, Post Office Savings Bank deposits or recognised banks (approved by Government) which publish regular accounts, or

(b) Post Office five-year cash certificate valued at their purchase price, or

(c) in equal case the personal security of two persons of known probity and substance.

Note.—Security may be dispensed with, under the general or special orders of the Head of the Department, in the case of small or unimportant orders.

9. General forms for the invitation of tenders and agreement are appended and may be used when no other forms have already been specially authorized.

Tender for the supply of goods.

To the Secretary of State for India in

Council.

I, _____ of _____ hereby confirm and agree on the acceptance of the tender by _____ on behalf of the Secretary of State to supply to the Secretary of State in accordance with the conditions of contract stated below the goods or materials hereinafter named of the quality or sort and after the rate or price hereunder specified and I hereby forward the sum of Rs. _____ as earnest money to be returned to me by the Secretary of State if this tender is not accepted:—

Description of goods or materials	Quality or sort.	Rate or price (to liquidate and to work).	Total quantity or number to be supplied (if known).

Conditions of Contract

1. This contract is to last for _____ months unless from its date. But in the event of any breach of agreement at any time on the part of the contractor the contract shall be determinable by _____ for and on behalf of the Secretary of State without compensation to the contractor. The contract may also be put to end at any time by the Secretary of State upon giving _____ days' notice to the contractor.

2. The goods or materials to be supplied under this contract are to be of the quality or sort there mentioned and in every respect equal and comparable to the patterns or samples sent with the tender and such as the Secretary of State may from time to time direct.

3. The goods or materials are to be delivered at _____ free of charge to the Secretary of State and at the contractor's risk at such quantities or numbers at such times and on such terms as to _____ or any one duly authorized by him shall from time to time order.

4. Rejected goods or materials shall be removed by and at the expense of the contractor within seven days after notice shall have been given him at the rejection. If not so taken away the _____ may reuse the goods or materials to be renewed and oblige the contractor with all expenses incurred in such renewal.

5. In case of failure by the contractor to deliver goods or materials demanded from him within the period limited for delivery or in case of goods or materials delivered by him not being of the stipulated quality, weight or measure or in case of goods or materials being delivered without a correct invoice in duplicate the _____ or any one duly authorized by him shall have power to reject any such goods or materials or to reject or not delivered unless the contractor shall himself forthwith supply others that shall be sufficient and satisfactory and any excess of cost so incurred by the Secretary of State over the contract price together with all charges and expenses attending the purchase shall be recoverable by the Secretary of State from the contractor.

6. The contract or any part thereof or interest in it is not to be transferred or assigned by the contractor directly or indirectly to any person or persons whatsoever without the written consent of the _____.

7. With every delivery of goods or materials under the contract invoices in duplicate are to be sent by the contractor. The duplicate will be returned by the _____ with the quantities or numbers received duly noted thereon. The contractor is to send in his account monthly to the _____ within seven days from the expiration of the month with the amount due correctly calculated according to the prices agreed upon whereupon (after verification of the above) notice shall be given to him of the day on which he or his authorized agent must attend for payment. Five-tenths of a rupee on the totals of the contractor's bills shall be retained till the current supplies (i.e., fractions of less than half shall be disregarded and half a rupee and over shall be taken as a rupee) in the case of bills amounting to Rs. 25 and upwards. The totals of bills for less than Rs. 25 shall be retained in the nearest rupee (i.e.,

agreements below it also shall be disregarded and 6 paces and over taken as 1 acre).

8. Any notice to the contractor shall be deemed to be sufficiently served if given or left in writing at his usual or last known place of abode or business.

9. The contractor shall furnish security for the due fulfilment of the contract equivalent to 10 per cent of the total value of the contract. This security may be in the form of cash or Government securities, Municipal debentures, Port Trust bonds and deposit receipts of recognised banks or Post Office 5-year risk certificates. Where cash is furnished as security the amount of the earnest money shall be taken into account in fixing the amount of security. The may at his discretion, except in lieu of such securities a security bond from two parties to be approved by him.

10. Upon the complete fulfilment of this contract by the contractor to the satisfaction of the Secretary of State or any officer duly authorised by him the said sum of Rs. 1000 deposited as security by the contractor shall be returned to him, less the amount if any due by the contractor to the above office.

Contractor's signature.

Address by post.

Witness to the above signature

Acceptance.

The Secretary of State for India in Council hereby accepts the foregoing tender in accordance with the conditions of contract thereto annexed.

Dated

For and on behalf of the Secretary of State for India in Council.

Port St. George, July 27, 1925.

No. 125.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT.

Calcutta, the 16th July 1925.

[REVISED GENERAL PAY OF TEMPORARY PLOTS.]

No. F.113-8-Ex. 15.—I am directed to invite attention to the Department Notifications Nos. F.113-7-Ex. 25 and F.113-8-Ex. 22, dated the 29th June 1925, and the House Department Notification No. F-23XXXI/25, dated the 19th June 1925, regarding the grant of standing allowance pay to holders of temporary posts. I am to explain that it is the intention, in all such cases, that the authorities granting standing allowance pay should consider whether the excess pay of the temporary posts in question should not be reduced, and to request that the point may kindly be borne in mind in dealing with them.

It will be observed that the action quoted in the last paragraph takes effect from the 1st April 1924. It has been brought to the notice of the Government of India that there may be cases in which the excess payment of standing allowance pay has already been granted and actually drawn. In such cases, it is not for objection that a formal revision should be made by revoking the order with standing allowance pay in London and substituting the equivalent in rupees in India. As a consequence of this revision would mean considerable remission to the parties concerned who would in all probability have to seek money from England to India, and

compensation at present conference might possibly arise. It has accordingly been decided that, in all cases where the agreement in rupees has actually been drawn, the existing orders should be revised instead up to the date of the last payment made prior to the issue of these orders and that the standing payments should be strictly in respect of future drawings only.

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HOME DEPARTMENT

Calcutta.

Calcutta, the 26th June 1925.

No. F.220/535.—In exercise of the powers conferred by sections 45-A and 156-A of the Government of India Act, the Secretary General in Council, with the sanction of the Secretary of State in Council, is pleased to direct that the following tentative amendment shall be made to the Despatch No. 12, namely:—

In Schedule III after sub-rule (3) of rule 1, the following note shall be inserted, namely:—

"If the holder of a temporary post created by the Local Government, the super pay of which does not exceed Rs. 1200 a month, would have drawn excessive pay in working had he not been appointed to this post, the Local Government may permit the holder of that post in future, in addition to the super pay awarded for the post, excessive pay in working on exceeding the amount to which he would have been entitled had he not been appointed to the temporary post."

G. T. SDAO,

Secretary to Government.

Port St. George, July 27, 1925.

(G.O. No. 107, Finance).

No. 776.—The Periodical Increment Certificate Nos. T & A 14 which was established in G.O. No. 210, Finance, dated 14th April 1925, will be discontinued as amended in G.O. No. 5, Public, dated 25th January 1926, with the same annual number and printed on one-fourth double the size of 24 lbs. paper.

3. The Government direct that the increment certificates should be signed by the competent authorities and separately appended to the pay bills.

Port St. George, July 26, 1925.

(G.O. No. 20, 1925, Finance).

No. 127.—With reference to paragraph 2 of G.O. No. 255, Development, dated 26th February 1925, the Government direct that "Revised Forest No. 2 Population Upper Nagas" shall be added in the list of scheduled tribes notified in G.O. No. 714, Finance, dated 16th August 1925, as notified by subsequent Government Orders.

Port St. George, July 25, 1925.

(G.O. No. 61, Finance).

No. 128.—In exercise of the powers conferred by Fundamental Rule 44 and in pursuance of the provisions of Fundamental Rule 4 the Governor in Council and the Governor acting with his Ministers hereby direct that the words "an officer of Non-Comm. Service who has been admitted to the service of the Government of India" (Scheme of Pay and Pension Rules, 1914) shall be substituted for the words "a European Government Servant" occurring in Travelling Allowance Rule 35 as introduced by G.O. No. 334, Finance, dated 26th April 1925.

No. 574.—M.R. P. T. Jagannatha Acharya Aravali, District Board, is appointed to act as Sub-Judge and is posted as Additional Sub-Judge, Sub-Court, Melbaur.

No. 575.—M.R. P. T. Nanyasa Rao Nayudu Gura, Subordinate Judge, on leave from here, to be Additional Sub-Judge, Sub-Court, Nagatta.

WITHDRAWAL OF POWERS

Fort St. George, July 27, 1934.

No. 555.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified opposite to their names conferred on the undermentioned gentlemen:—

M.R. P. Gopalan Pichappa Choudan Gura—Bevacu in the district of Kistna.

Fort St. George, July 28, 1934.

Dr. Kolamanna Vallabhai	
M.R. P. Gopalakrishna Ramaswami Acharya Gura	
M.R. P. Naganna Ramappa Choudan Gura	
M.R. P. Duggirala Rameswara Rao Prasad Gura	
Maharajah Gauri Raj Sahib Sahib	Tends in the district of Gauri.
M.R. P. Kalamanna Ponnasami Gura	
M.R. P. Venkata Mahalingam Gura	
M.R. P. Akkanna Subba Gura	
M.R. P. Choudan Ramappa Gura	
M.R. P. Kalamanna Venkayya Gura	
M.R. P. V. Suba Prabhakar Gura	On leave in the district of Melbaur.
Jamal Mahomed Mustapha Sahib Boudar (who has resigned his appointment)	

INVESTITURE OF POWERS.

No. 577.—The Governor in Council is pleased to appoint the undermentioned gentlemen to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified opposite to their names with the powers and subject to the terms and conditions specified in Notifications No. 125, dated the 22nd August 1929, published at pages 1040 and 1041 of Part I of the Fort St. George Gazette of the 30th idem as amended by Notification No. 809, dated the 22nd October 1931, published at page 1245 of Part I of the Fort St. George Gazette, dated the 27th October 1931 and notification, dated the 24th January 1932, published at page 144 of Part I of the Fort St. George Gazette, dated the 30th January 1932, and Notification No. 326, dated the 20th November 1932, published at page 1254 of Part I of the Fort St. George Gazette, dated the 1st December 1933:—

Sewar Abdul Rashid Sahib Bahadur—Chittaur in the district of Chittaur.

Jamsh (Thakur) Hoysa Koodan Sahib Sahib	
M.R. P. Thangamma Sankaran Thiruvananthapuram	Amber in the district of North Arcot.
M.R. P. Sahib Venkateswaram Gura	
M.R. P. Kandam Eder Samud Aravali	Depute in the district of Gauri.

Fort St. George, July 28, 1934.

Adnan Abdul Hakim bin Sahib Sahib	
Deputy Pethapada Sahib Sahib Kolamanna Aravali	On leave in the district of Melbaur.
M.R. P. Gopalakrishna Choudan Gura	
M.R. P. R. V. Raghava Acharya Gura	
Mahomed S. Bahadur Sahib Sahib	
M.R. P. Kalamanna Ramaswami Gura	Tends in the district of Gauri.
M.R. P. Venkata Mahalingam Gura	
M.R. P. Akkanna Subba Gura	
M.R. P. Choudan Ramappa Gura	
M.R. P. Kalamanna Venkayya Gura	

Fort St. George, July 28, 1934.

No. 578.—Under section 557 of the Code of Criminal Procedure, 1898, the undersigned officers in the district specified against their names are authorized to take down the evidence of witnesses with their own hand in the English language:—

M. A. R. Gauri Bahadur Sahib Bahadur, Sub-Stationary First-class Magistrate, Choudan in the district of Ramat.

M.R. P. Gopalakrishna Krishnaswami Nayudu Gura, Deputy Collector and First class Magistrate in the district of Trichinopoly.

Fort St. George, July 27, 1934.

M.R. P. S. Raghava Aravali, Additional Sessions Judge in the district of Gauri.

No. 579.—Under section 558 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, the undersigned Second-class Magistrate in the district noted against his name is empowered to record any statement of witnesses made in his or the name of an investigation under Chapter XIV of the said Code at any time afterwards before the commencement of the inquiry or trial:—

M.R. P. S. Raghava Aravali in the district of Melbaur.

Fort St. George, July 30, 1934.

No. 580.—Under section 164 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, the undersigned Second-class Magistrate in the district noted against his name is empowered to record any statement made in his or the name of an investigation under Chapter XIV of the said Code at any time afterwards before the commencement of the inquiry or trial:—

M.R. P. S. Raghava Rao in the district of Ananthapur.

No. 581.—Under section 165 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, M.R. P. S. Raghava Rao, Second-class Magistrate in the district of Ananthapur, is empowered to authorize the detention of accused persons in the custody of the Police.

Fort St. George, July 20, 1926.

No. 342.—Under section 603 of the Code of Criminal Procedure, 1898, as amended by Acts XVIII and XXXIII of 1925, the Government hereby appoints the undersigned Special Magistrate in the districts noted against their names to pass orders as to the following:—

M.R. S. Nagaraj Ayyar in the district of Madurai.

Fort St. George, July 26, 1926.

M.R. S. Narayana Rao in the district of Anantapur.

No. 343.—Under section 6 of the Madras Districts Act, 1920, the Local Government specially authorizes M.R. S. Nagaraj Ayyar, Second-class Magistrate in the district of Madurai, to exercise all the powers conferred on courts by the Act.

No. 344.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned gentleman as a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place noted against his name and to invest in him all the ordinary powers of a Magistrate of the second class and further to direct under section 55 (1) of the Code that he shall exercise those powers as a member of the Bench of Magistrates established for that area:—

M.R. P. Venkatesubrahmanyam—Tamil in the district of Coimbatore.

Fort St. George, July 28, 1926.

No. 345.—The Governor in Council is pleased to empower M.R. P. Venkatesubrahmanyam, Special Second-class Magistrate in the district of Coimbatore to exercise under sections (a) and (b) of section 130 (1) of the Code of Criminal Procedure, 1898, of the offences specified in items 1 to 4 of rule 1 of the rules in Notification No. 737, dated the 25th August 1924, published at pages 1760 and 1741 of Part I of the *Fort St. George Gazette*, dated the 26th June, as amended by Notification No. 800, dated the 21st October 1925, published at page 1245 of Part I of the *Fort St. George Gazette*, dated the 24th October 1925, and amended, dated 24th January 1926, published at page 146 of Part I of the *Fort St. George Gazette*, dated the 25th January 1926 and Notification No. 420, dated the 23rd November 1925, published at page 735 of Part I of the *Fort St. George Gazette*, dated the 1st December 1925, among within the limits of the jurisdiction of the Bench of Magistrates at Tamil.

Fort St. George, July 27, 1926.

No. 346.—Under the provisions of section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to order upon M.R. P. Venkatesubrahmanyam, Second-class Magistrate, Madras, to exercise all the powers conferred on courts by the Act, for the term of his appointment as Sub-Magistrate of Tirupudungottam, and all the ordinary and additional powers of a Magistrate of the third class as are specified, however in respect of offences under sections 1 to 7, both inclusive, of the Madras Towns Regulation Act, 1879, which may be committed within the limits of

the union of Tirupudungottam, Kallakurichi taluk, in the district of South Arcot:—

I. *Ordinary powers*.—Schedule III of the Code of Criminal Procedure, 1898, sections 1—Items 1 to 8, 14, 15 and 17 to 20.

II. *Additional powers*.—Schedule IV of the Code of Criminal Procedure, 1898—Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

NOTIFICATIONS.

Fort St. George, July 26, 1926.

No. 447.—Whereas the ryots of Palurukudi village in the Madurai estate of the Coimbatore District have applied for an order directing the survey and the preparation of a record of rights in respect of the village and have deposited Rs. 5,000 towards the expenses thereof, the Local Government in exercise of the powers conferred by section 17 (4) of the Madras Survey and Boundaries Act VIII of 1925 and by section 164 (1) of the Madras Estates Land Act I of 1920, hereby directs the survey of the village under the provisions of the said Act VIII of 1925 and the preparation of a record of rights by the Officer in charge of Revenue Settlement, Fort St. George by any additional officer attached to the Party hereby appointed to be a "Revenue Officer" for the purpose.

The record of rights shall show:—

- (1) the name of each landholder;
- (2) the name of each ryot and the fact whether the ryot is or is not an occupancy ryot or where there is no ryot, the name of the occupant;
- (3) the survey number and subdivision number comprising the land held by the ryot (or occupant as the case may be) as shown in the survey map of the village and the area of each survey number (or subdivision);
- (4) whether each survey number (or subdivision as the case may be) is wet, uncultivated, dry or garden land; if wet, whether single or double crop land;
- (5) the rent lawfully payable at the time when the record is prepared;
- (6) any rights lawfully incident to the holding;
- (7) the record of irrigation rights under section 158 (5) of the Estates Land Act.

Fort St. George, July 27, 1926.

No. 448.—Whereas the ryots of Anantapuram, Sublet of Tiruchendur village in the Madurai estate of the Coimbatore District have applied for an order directing the survey and the preparation of a record of rights in respect of the Sublet and have deposited Rs. 125 towards the expenses thereof, the Local Government in exercise of the powers conferred by section 17 (4) of the Madras Survey and Boundaries Act VIII of 1925 and by section 164 (1) of the Madras Estates Land Act I of 1920, hereby directs the survey of the Sublet under the provisions of the said Act VIII of 1925 and the preparation of a record of rights by the Officer in charge of Revenue Settlement, Fort St. George by any additional officer attached to the party hereby appointed to be a "Revenue Officer" for the purpose:—

The record of rights shall show:—

- (1) the name of each landholder;
- (2) the name of each ryot and the fact whether the ryot is or is not an occupancy ryot, or where there is no ryot, the name of the occupant;

(3) The survey number and subdivisions comprising the land held by the report (or occupant as the case be) as shown on the survey map of the parcel and the area of each survey number (or subdivisions);

(4) whether each survey number (or subdivision as the case may be) is wet, manured, dry or garden land; if wet, whether single or double crop land;

(5) the rent lawfully payable at the time when the report is prepared;

(6) any rights lawfully incident to the holding;

(7) the extent of irrigation rights under section 164 (4) of the British Land Act.

Port St. George, June 10, 1924
[G.O. No. 2143, *Law (General)*].

No. 699.—In exercise of the powers conferred on them by sub-sections (1) and (2) of section 284 of the Contaminants Act, 1924, the Local Government are pleased to approve and confirm with certain changes the following by-laws made by the Contaminant Authority of Portonmouth under sections 119, 120 and 282:—

By-laws under section 119, Contaminants Act, 1924.

1. Every registered dog shall wear a collar to which shall be attached a metal token to be issued by Contaminant Authority on payment of a fee of Rs. 5 per half year. This fee may be waived in the case of Military Units by the Contaminant Authority.

2. Any dog which has not been registered or which is not wearing such token shall, if found in any public place, be detained at a place set apart for the purpose.

3. A fee of Rs. 2 per day shall be charged for each detainer. Any such dog shall be liable to be destroyed or otherwise disposed of unless it is claimed and the fee in respect thereof is paid within one week.

By-laws under section 120, Contaminants Act, 1924.

1. Every person intending to construct or reconstruct or extend a wall of a building (other than a stone wall) shall fifteen days before beginning to construct or reconstruct or extend it make an application in writing to the Contaminant Authority for a license to do so.

2. In the case of masonry buildings such application shall be accompanied by a plan in duplicate showing dimensions of the buildings, etc., as laid down in section 111 of the Contaminants Act, 1924, and a license fee of Rs. 2. As regards permission for constructing a shed or hut, no application shall be made to the Contaminant Authority accompanied by a rough sketch of the proposed shed or hut and a license fee of Rs. 1.

By-laws under section 282, Contaminants Act, 1924.

Births and Deaths.

1. (1) The head for the time being of every house or family in which birth occurs, shall, within eight days after the event, report the same to

the Executive Officer, together with the following particulars, namely:—

(a) The date of the birth and the sex and name (if any) of the child;

(b) the name, place of residence, and occupation, and the caste or religion (if any) of the father, if the person making the report is willing to furnish these particulars;

(c) the name and place of residence of the person making the report.

(2) The head for the time being of every house or family in which any death occurs shall, within twenty-four hours after the event, report the same to the Executive Officer together with the following particulars, namely:—

(a) the date of the death, sex, name, age and occupation and the caste or religion (if any) of the deceased, the cause of death, and the place of the residence of the deceased at the time of death;

(b) the name of the father or if the deceased was a married woman the name of her husband if the person making the report is willing to furnish these particulars; and

(c) the name and place of residence of the person making the report.

2. (1) In the provisions herein made applicable to the Contaminant, unless there is something repugnant in the subject or context:—

(a) 'guardian' means any person in whom the care, nurture or custody of any child falls by law, or by natural right or recognized usage or who has accepted or assumed the care, nurture or custody of any child, or to whom the care or custody of any child has been entrusted by any lawful authority;

(b) 'parent' means the father or mother of a legitimate child or the mother of an illegitimate child;

(c) 'unprotected child' means a child who has not been protected from smallpox by having had that disease either naturally or by inoculation or by having been successfully vaccinated, and who has not been certified in the manner provided by sub-sections (v) and (vi) to be susceptible of successful vaccination;

(d) 'child' means a boy under twelve years of age or a girl under ten years of age;

(e) 'vacinator' means a public or private vacinator;

(f) 'public vacinator' means any vacinator employed by the Contaminant Authority; and

(g) 'private vacinator' means any person licensed by the Government to perform the operation of vaccination in the Contaminant.

(2) Vaccination shall be compulsory in the Contaminant to the extent specified in this by-law with effect from such date as may be proclaimed by the Contaminant Authority by notice of demand in the Contaminant and by notification in the district gazette.

(iii) The parent or guardian of any unprotected child who has been notified and who has failed for one month within the Containment Limit where vaccination is compulsory shall, before or after the child is taken to a vaccination for vaccination at the time of the vaccination's visit, which shall be notified by the Executive Officer or any person duly authorized by him in this behalf.

(iv) On the date and time notified by the Executive Officer or any person duly authorized by him in this behalf the parent or guardian of every child which has been vaccinated shall take or cause it to be taken to the place appointed for inspection.

(v) If the inspecting officer finds satisfaction that the vaccination has been successful, he shall give to the parent or guardian a certificate to that effect.

(vi) In the event of the vaccination being unsuccessful such parent or guardian shall, if the inspecting officer so directs, cause the child to be again vaccinated and subsequently inspected as on the previous occasion.

(vii) If the inspecting officer is of opinion that a child who has been three times unsuccessfully vaccinated is inoperable to vaccination, he shall deliver to the parent or guardian of such child a certificate to that effect.

(viii) If the Executive Officer or any person duly authorized by him in this behalf has reason to believe that there is an unprotected child in any house, he may call upon the parent or guardian of any child in the house or other person having custody of the child three to produce for inspection between 8 a.m. and 5 p.m. all the children in his house or under his care and to state their age, parentage and place of birth and the direction of their residence to the Containment and be sealed. If on such requisition the parent or guardian or other person having custody of the child refuse to produce such children for inspection, or if, after inspection, the fact is proved to his satisfaction that any child is unprotected or fit for vaccination, deliver to such parent or guardian or person to be sealed to his house a notice requiring that the child be vaccinated within 14 hours or a time and place to be specified in the said notice. The person to whom the notice above referred to is given or at whose house the notice is affixed shall be bound to comply with it unless he can produce a certificate stating that the child has already been successfully vaccinated or is either unfit for, or unsuitable for, vaccination.

(ix) Whoever contravenes any of the terms of this by-law shall be punishable on conviction by any magistrate having jurisdiction—

(a) with fine which may extend to Rs. 20 ; or

(b) in the case of a continuing contravention with fine which may extend to Rs. 5 for every day during which such contravention continues.

(c) after conviction for the first such contravention or

(d) after receipt of a notice from the Containment Authority by the person contravening the by-law requiring such person to discontinue such contravention.

3. No animal shall be ridden or driven and no vehicle shall be driven on any street in a rash or negligent manner—

(a) No animal shall be ridden or driven and no vehicle shall be driven on any street at a time or in a manner prohibited by public notice issued by the Executive Officer.

(b) Whoever is driving any elephant or camel on a street shall observe the same to a safe distance on the approach of a horse or bullock drawing a vehicle.

(c) No vehicle or animal shall be left on a street without proper control.

(d) No animal shall be trained, broken in or let for exercise on any street at a time or place prohibited by public notice issued by the Executive Officer.

(e) No person shall cause any vehicle with or without an animal attached thereto to remain or stand so as to cause obstruction in any street larger than may be necessary for loading and unloading or for taking up or setting down passengers ; or

(f) leave or deposit any vehicle or animal so as to cause obstruction in any street ; or

(g) expose any article for sale whether upon a stall or booth or in any other manner so as to cause obstruction in any street ; or

(h) in any other manner willfully obstruct or cause obstruction to the free passage of any street.

4. Vehicles in use or standing for use on public ways and in streets within the limits of the Containment between the hours of sunset and sunrise shall be provided with a sufficient light or lights.

5. Overcrowding of animals straying within the limits of the Containment shall be notified by the Executive Officer or any other person authorized by him and impounded in the pound and sold by auction and the proceeds thereof credited to the Containment's fund if the owner does not claim such animal within a fortnight (14 days) from date of seizure. The cost of feeding, etc., shall be deducted from the sale proceeds. If no one is willing to take the animal and it cannot be disposed of by sale owing to any defects the Executive Officer shall dispose of such animal in such manner as he thinks necessary.

6. Prohibition of fire.—No person shall in any place in the Containment within one hundred yards of a public building or building having a thatched roof, or in any other place in which the collection or piling of highly inflammable materials may be prohibited by public notice issued by the Containment Authority—

(a) stack or collect dry grass, straw or any other highly inflammable material, or

(b) build a thatched structure or a cooking place.

The Containment Authority may, by notice in writing, require any person who has stacked or collected any grass, straw or other highly inflammable material or has built a thatched structure or a cooking place in contravention of the provisions made above, to remove such stock,

collection, or structure as aforesaid within the time to be specified in the notice.

7. Whosoever undertakes any building operation may be required by the Executive Officer by notice to erect a scaffolding for the safety of the general public and the persons working on the building to the satisfaction of the Executive Officer or any official of the Cantonment Authority authorized by him.

8. Polluted water and other offensive or obstructive matter shall not be discharged into or deposited in the drains of Cantonment streets or public places.

9. No licensed vendor or other person shall use or occupy any street or place for the sale of articles or the exercise of any calling or the setting up of any booth or stall.

10. No place or building shall be used for the manufacture or sale of sweet or other potable waters, butter, milk, sweetened milk or other articles of food or drink for human consumption without obtaining a license from the Cantonment Authority as per by-law 11 and on payment of fee laid down in Appendix I of these by-laws.

11. Applications for licenses under section 210 of the Cantonments Act, 1924, must be sent to the Cantonment Authority not less than fifteen days before the commencement of the year to which they apply or fifteen days before the date of opening when the place of business is opened during the course of a year. The fee for the license should be sent with the application.

Closures of houses.

(a) *Slughter-houses*.—Where a public slaughter-house has been provided by the Cantonment Authority, no meat shall be sold or kept for sale unless it has been slaughtered in the public slaughter-house or in a slaughter-house licensed under Chapter XIII of the Cantonments Act, 1924:—

(1) Meat shall be cut up for sale on stone slabs or specified tables and not on wooden tables or platforms.

(2) No house shall be used for the sale of meat, except with the previous permission in writing of the Executive Officer.

(3) No meat shall be sold in the lines of any corps without the previous permission in writing of the Officer Commanding the corps.

(4) The interior of all butcher's shops shall be excluded from view of persons by means of blinds of considered necessary by the Executive Officer, tables, stone slabs, choppers, knives and all other instruments to be kept scrupulously clean.

(5) The keeping for sale or otherwise of fat, skin, etc., is prohibited.

(6) All meat found to be unfit for human consumption shall be confiscated and burnt or buried and the expenses incurred by the licensed vendor.

(7) All meat shall be carried in a cart maintained by the Cantonment Authority.

(8) Meat shall not be hawked from door to door.

(9) Meat shall be exposed to sale hanging from hooks up till 9 a.m. After 9 a.m. meat must be kept in fly proof cupboards.

(10) Where meat is sold in a private market the counter-signature of the market owner is required on the application for a butcher's license.

(5) *Sellers of fish*.—No place shall be used for the sale of fish without the previous sanction in writing of the Executive Officer:—

(1) Fish shall be exposed for sale on stone slabs or specified tables and not on wooden tables or platforms and shall at all times be covered by a wire glass cover or kept in water in buckets.

(2) Fish hawked round for sale shall be carried in baskets and covered with a clean white cloth.

(3) Fish shall not be hawked round the houses for sale.

(4) Tables, stone slabs, knives and all other implements shall be kept scrupulously clean.

(5) Fish found unfit for human consumption shall be confiscated and destroyed and the expenses defrayed by the licensed vendor.

(6) *Flask of pipes*.—In the event of pipes being offered for sale, the flask must be brought for inspection to the Officer in Charge, Local Fund Dispensary, between such hours as may be directed by Sub-Assistant Surgeon, Local Fund Dispensary, and no pipe shall not unless it bears the stamp of the inspecting officer.

(7) *Dairymen, dairies and milks and curries of glass*.—

(1) All milked vessels and steel be glazed and all vessels used for the storage of milk shall be provided with a cover or covered with clean white muslin as a protection from flies, etc.

(2) No house, room, premises or place shall be used for the purpose of a dairy unless such house, room, premises or place is first inspected and approved by the Executive Officer.

(3) No water closet, privy, sink or drain shall be within or communicating directly with any dairy.

(4) No drainage pipes for carrying off fecal or sewage matter shall have an opening within any dairy.

(5) Every dairy shall be provided with such lighting and drains as shall be approved by Executive Officer. All the inside walls, ceilings and roofs shall be limewashed at least every three months or as often as is considered necessary.

(6) No person shall be employed or hired or shall enter or remain in a dairy who is not cleanly clad or who is suffering from any contagious or infectious or infectious disease or who shall have recently been attending upon any person so suffering, nor shall any person be permitted to enter or shall enter such dairy who is known to be suffering from any infectious, contagious, or infectious disease.

(7) The proprietor or manager of any dairy must at once report the presence of any illness or epidemics which becomes known to him in his own house or vicinity or among his employees.

(8) No person shall dwell, sleep, spit or smoke in any dairy.

(9) No person shall keep in any dairy any 'books' bedding or soiled clothing or cloths, nor shall any articles or materials pertaining to, or required for, the purpose of a dairy be kept therein.

(10) No animals of any kind shall be kept in or be allowed to enter any dairy.

(11) No one keeping or using any dairy shall use any adulterated or unwholesome substances in the preparation or manufacture carried on in such dairy, nor water shall be mixed with milk intended for sale.

(12) All water used in the dairy shall be obtained from wells which have been approved of by the Health Officer.

(13) Dairy produce fitted for human consumption shall be destroyed and the cost defrayed by the licensed vendor.

(14) Cattle shall not be allowed to graze on the pasture ground, Outcumber roads or effluent's boundaries and near house.

(15) *Bulvers*.—The word 'Bulvers' shall be deemed to mean any house, room, place or premises used for the preparation and sale of bread, cakes, biscuits, etc., and shall include all houses, rooms, places and premises which are used for storage of materials and ingredients used in the preparation of bread, cakes, biscuits, etc.—

(1) No house, room or place or premises shall be used as a bulver unless it has previously been inspected and approved by Executive Officer.

(2) No water, steam, asphalt, pitch or drains shall be within or communicating directly with any bulver-house.

(3) No drains or pipes for carrying off fecal or sewage matter shall have an opening within any bulver-house.

(4) Every bulver-house shall always be kept and maintained in a clean state free from effluvia and properly lighted and ventilated.

(5) The flooring of every bulver-house shall be paved with or stone cemented with Portland cement. All the inside walls and ceilings and roof shall be surrounded at least every three months and the floors, kneading troughs, tables, vessels and utensils thoroughly scrubbed and washed with water daily. The tops of the kneading tables shall be of stone or wood or iron without joint.

(6) No person shall be employed or hired or shall enter, or remain within a bulver-house who is not of a clean state and who is suffering from any infectious, contagious or loathsome disease or who shall recently have been attended upon by a person so suffering nor shall any person be permitted to enter or shall enter any such bulver-house who is known to be suffering from any infectious, contagious or loathsome disease.

(7) The proprietor or manager of any bulver-house must at once report the presence of any ill-effects or epidemics which become known to him in his own house or vicinity or among his employees.

(8) No person shall dwell or sleep, spit or smoke in any bulver-house.

(9) No person shall keep in any bulver-house any 'books' bedding or soiled clothing or cloths, nor shall any articles or materials pertaining to, or required for, the manufacture or preparation of food therein stored, be kept in any such bulver-house.

(10) No animals of any kind shall be kept in bulver-house or within its precincts.

(11) No person other than those employed in manufacturing, cooking, baking, or preparing the articles of food, cooked, prepared or baked in a bulver-house shall be allowed to enter therein.

(12) All dough and other materials used in the manufacture of the articles of food cooked, prepared or baked in any bulver-house and all bread or other articles of food manufactured, cooked, baked or prepared shall be kept in a clean receptacle and be closely covered.

(13) No one keeping or using any bulver-house shall use any adulterated or unwholesome food substances in the preparation or manufacture carried on in such bulver-house.

(14) All water used in a bulver-house for the manufacture of the articles of food cooked prepared or baked therein shall be obtained from wells which have been approved of by the Executive Officer.

(15) Bread, cake, biscuits, etc., and all materials used in a bulver-house, if found to be unfit for human consumption, shall be destroyed and the cost defrayed by the licensed bulver.

(16) *Fences of bread, biscuits, etc., and other goods in bulver*.—The licensee shall always keep the articles in a wire gauge of fly-proof box or case.

(17) *Fences of fruit or vegetables*.—On the recommendation of the Health Officer, the Executive Officer may, by public notice, prohibit the sale of any specified kinds of fruits or vegetables and fix a period during which the sale of such vegetables or fruit is prohibited.

Fruit and vegetables found unwholesome or of which the sale has been prohibited shall be confiscated, burnt, or destroyed and the expenses defrayed by the licensed vendor.

(18) *Manufacture of steamed water*.—No house, room, place or premises shall be used for the manufacture of steamed water until it has been inspected and approved by the Executive Officer.

(1) The floor of any such manufactory shall be paved brick or stone cemented with Portland cement and the walls and ceiling shall be plastered at least every three months.

(2) The water used for manufacturing must be taken from approved wells and shall be either boiled in a suitable metal vessel provided with a tap or passed through a pasteur filter the outlet of which must be boiled at least once a week. The vessels used for carrying and storing the water must be of zinc. The floor must be properly sloped to allow of waste draining off into an outside drain. Should this drain lead into a reservoir, this reservoir must be some distance from the manufactory.

(3) Any kitchen supplying water to any such manufactory shall be separate house and at such distance from any cesspool or pit or water closet as the Executive Officer may direct.

(4) The filter tubs are to be used for steeping bottles. Dirty bottles are to be first washed in one and afterwards in the other and in each of them the water is to be filtered with potassium permanganate. The water must be

changed daily. After washing, the bottles are to be placed in suitable racks and not allowed to remain on the floor.

(6) Every such manufactory shall always be kept and maintained in a cleanly state free from effluvia arising from any drain or other nuisance of any kind whatever and is properly lighted and ventilated, and all vessels shall be washed in a solution of potassium permanganate.

(7) No person shall drink, sleep, spit or smoke in any such manufactory.

(8) No person shall keep in any such manufactory any 'books', bedding or soiled clothing or cloths or any such articles or materials not pertaining or required for the manufactory or preparation of the ware therein carried to be kept in such manufactory.

(9) No person other than those employed in the manufactory of sealed water shall be allowed to enter such manufactory.

(10) No one keeping or using any sealed water manufactory shall use any adulterated or unwholesome substance in the preparation or manufacture thereof on closure.

(11) All bottles of sealed water shall have affixed to them a label giving the maker's name.

(12) Bottles of sealed water are permitted to sell only water obtained from a licensed manufactory.

(13) *Labels of unwholesome and drags.*—Articles found to be unwholesome are to be destroyed either by burning or burying. No person shall be permitted to sell poisonous drags except under a special condition which will be inserted in the license.

(14) *Provision of water.*—Any commodity that may be found unwholesome shall be confiscated and burnt to ashes and the expense defrayed by the licensed vendor.

Jaggery shall be kept in a dry-proof safe or covered by a clean cloth so that the flies may not rest thereon.

(15) *Offal of animals.*—No place shall be used for the sale of offal without previous sanction in writing of the Executive Officer.

(16) Offal shall be exposed for sale on stone slabs or rice board tables and not on wooden tables or platforms and shall at all times be covered by a wire gauze cover or kept in a clean water to be sold.

(17) No offal shall be hawked for sale.

(18) Tables, stone slabs, karres, vessels and other implements shall be kept scrupulously clean.

(19) Sellers of offal must wear clean shoes.

(20) Offal found unfit for human consumption shall be confiscated and destroyed and the expense defrayed by the licensed vendor.

(21) When offal is sold as a private market the master of the market, or the owner of the market, shall be required to give an affidavit for the application for an offal seller's license.

(22) *European manufactory.*—Clothes for Europeans only to be washed at such places as may be fixed by the Government Authority.

(23) European and Indian clothing are not to be washed together.

(24) The washing of clothes is not permitted in compounds or divisions.

(25) The kases and premises should be kept scrupulously clean and whitewashed every six months.

(26) Soiled clothes should be kept separately from washed clothes.

(27) Soiled clothes should not be carried within the kases or in its premises.

(28) Clothes from isolated areas of epidemics such as smallpox, cholera and plague should not be brought into the Cantonment for washing purposes. Washers should disinfect washing each clothes till these areas are declared free.

(29) Dealers in dry, straw, mud, charcoal and other inflammable materials, hay, straw, charcoal and inflammable materials shall not be allowed except in such places as the Executive Officer may deem fit.

(30) A sufficient quantity of sand and water must be provided for as a protection against fire.

(31) No naked light shall be lit in the place.

(32) It shall not be used for dwelling purposes.

(33) *Dealers in fireworks, gunpowder, incense oil or other inflammable oil or spirit.*—No person shall use any building unless previously approved by Executive Officer for the storage of more than two tons or four tons of inflammable oil.

No person shall be allowed to sell fireworks oil along with articles of food in a shop.

(34) *Drinking purity.*—No grain shall be allowed to sink in water that has been used for a similar purpose wholly or in part.

(35) The water used shall be taken from the nearest wells of known purity.

(36) The place set apart for the purpose should always be kept clean and periodically whitewashed.

(37) The arrangements for ventilation and light shall be such as to meet the approval of the Executive Officer.

(38) No refuse water, etc., shall be allowed to remain in the place for a longer period than twenty-four hours.

(39) Persons at work should not be suffering from syphilis or any other infectious disease. They shall be scrupulously clean.

(40) *Off premises.*—The bells shall not be worked between sunset and sunrise.

(41) The bells ringing from any disease or use shall not be engaged in working the mill.

(42) Persons suffering from leish and any communicable disease shall not be employed in the mill.

(43) The platform shall be protected and gravelled and shall be kept scrupulously clean.

(44) Cows and pigs shall not be stored within the compound.

12. Control and supervision of places where degenerate and offensive trades are carried on shall be in accordance with the conditions imposed under the by-law for such trades.

13. No number of any enclosure, fence, shed or any other temporary structure of whatever material or nature in any kind in Cantonment, shall be allowed without previous sanction of the Executive Officer and on payment of the license fixed in Appendix I of these by-laws.

14. No building shall be constructed in the Cantonment without adequate provision being made for the laying out and location of streets. The Cantonment Authority is considering, as application under by-law 1 made under section 155 shall see that such provision is made in the plans submitted.

15. No animal shall be allowed to roam on Cantonment land without licence and on payment of fees as per Appendix I of these by-laws.

16. Bathing and washing of any animal, or any clothes, work, cloth, leather, skin, steel or other thing by the side of any public well or spring so as to pollute the water thereof are prohibited—

(1) The Cantonment Authority may by public notice prohibit bathing or the washing of animals or of clothes, wool, cloth, leather, skins, vessels, or other things or of any class of such things by the public or any class thereof at any public place specified in the notice.

(2) The Cantonment Authority may by public notice appoint places for bathing or the washing of animals or of clothes, wool, cloth, leather, skins, vessels or other things or any class of such things and fix the hours at which bathing or washing may be carried on at any place so appointed.

(3) If any notice is issued under the above rules, separate places may be appointed for bathing and washing respectively and separate places may be appointed for bathing by men and women respectively.

(4) A copy of every such notice as aforesaid shall be conspicuously posted on or near the place or places to which the notice relates.

Expenses.—In above rules, the expenses 'washing and animal' includes driving or throwing an animal or permitting it to go into water.

17. Licence shall be taken by the owner and drivers of animals and vehicles let out or plying for hire on condition and payment of fees as accordance with the rules laid down in the Hackney Carriage Act V of 1911.

18. Whoever, being the owner of any building or land in the Cantonment, is absent therefrom, shall appoint some person residing in or near the Cantonment to act as his agent for all the purposes of the Cantonments Act, 1924, and shall notify such appointment to the Executive Officer in writing.

19. No premises within the Cantonment shall be used as stables or cow houses or as accommodation for sheep, goats or fowl without a licence and subject to such conditions and on payment of such fees as shall be imposed by the Cantonment Authority as per Appendix I of these by-laws.

20. The Executive Officer may by notice in writing order the removal and exclusion from the Cantonment, or the destruction, of animals suffering or reasonably suspected to be suffering from any infectious or contagious disease.

21. The public places and the protection of streets, trees, grass and other appurtenances of streets and other public places shall be under the supervision and protection of the Cantonment Authority and interference and damages to the same by any one are strictly prohibited.

22. Cutting or destruction of trees or shrubs or the making of excavations or the removal of soil or quarrying in the Cantonment without permission of the Executive Officer is prohibited.

23. The carrying of a corpse along a route prohibited by the Cantonment Authority by public notice is prohibited.

24. Polluting source of public drinking water supply, impairing the quality or diminishing quantity of water in source of public drinking water supply or impairing or impeding the usefulness of water-works, transmitting on water-works, throwing a corpse into a source of public water supply and bathing or washing at public wells or springs so as to pollute the water, are prohibited.

25. No mendicant shall beg in any street or public place in the Cantonment.

26. No one shall sit-on, urinate or defecate but any animal in the Cantonment.

27. No person shall without the general or special permission of the Cantonment Authority let off rockets, or fireworks of any description and up a fire-balloons or light a bonfire.

28. No place shall be used as a private market without obtaining a licence from the Cantonment Authority subject to such conditions as shall be imposed and on payment yearly of a licence fee at 4 per cent of the licence derived by the owner thereof. Such conditions as shall be considered necessary shall be imposed on the licensee by the Cantonment Authority. No premises with conditions shall involve suspension or cancellation of the licence after a reasonable notice being given.

29. The Cantonment Authority shall maintain such standards as it thinks fit for the purpose of verifying weights and measures and shall provide proper scales—

(a) For verifying weights and measures in use in the Cantonment by comparison with such standards as aforesaid, and

(b) For stamping weights and measures as verified.

(c) The Cantonment Authority may by public notice, fix the times and places at which a survey of the Cantonment Authority shall attend for the purpose of such verification as aforesaid.

30. Every owner or the person in charge of an animal grazing on any land belonging to the Cantonment in the Cantonment shall be bound to keep it under proper care and control. Where any animal is found grazing on land belonging to the Government in the Cantonment without being under proper care and control it may be seized by any servant of the Cantonment Authority and sent within twenty-four hours to the nearest pound established under section 4 of the Cattle Trespass Act, 1871.

Every animal so sent to the pound shall be dealt with as if it has been impounded under the provisions of the said Act and the provisions of the said Act shall apply thereto.

Every member of the police force employed in the Cantonment shall, when required, aid in preventing resistance to any such seizure as aforesaid and names from persons making such seizures.

Whenever taken delivery of any animal impounded from the pound-keeper shall inform the

person, keeper of the name of the owner of the animal and the name of the person who had charge of the same at the time of the seizure.

21. No person shall in any market sell or expose for sale, any article of food or drink for human consumption which is unfit for use—

(a) The Contaminant Authority may, by public notice limit the above during which any market may be kept open for public use.

(b) A copy of every notice issued under subsection (4) shall be conspicuously posted in each market to which the notice relates.

22. The Executive Officer shall frequently inspect—

(a) Articles of food and drink for human consumption kept for sale in markets,

(b) the water supply of markets,

(c) the arrangements for the removal and disposal of offensive refuse and rubbish from markets, and

(d) all the arrangements for maintaining markets in a proper sanitary condition.

23. No one shall without or under any power employed by the Contaminant Authority or any person with whom the Contaminant Authority may have lawfully made a contract in the performance and execution of his duty or of any thing which he is empowered or required to do.

24. The refuse and external waste of huts or other buildings shall not without permission in writing, be made or removed of grass, mud, leaves or other, highly inflammable materials within certain limits to be fixed by the notice.

25. Whoever contravenes any of the above by-laws shall be punishable—

(a) with a fine which may extend to one hundred rupees; or

(b) with a fine which may extend to one hundred rupees and, in the case of a continuing contravention, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention; or with fine which may extend to two rupees for every day during which the contravention continues after the receipt of a notice from the Contaminant Authority by the person contravening the by-law requiring such person to discontinue such contravention.

APPENDIX I.

The following license and other fees should be imposed in the Enforcement of Regulations:—

Purpose for which fee is to be levied	Amount.
Rs. L. P.	
For the grant of a license to make any smoking, if wholly of wood or other inflammable material	0 0 0
For license to put up temporary structures or public stands or Concessions for the sale of food, liquor and amusements.	0 0 0
For license to put up any other structure or stand.	0 0 0
For license to make any hole in a wall or in a building (other than a water well)—	
(1) if of masonry	0 0 0
(2) if of a brick or stone	0 0 0

* For class B and C 10 rupees and for others 20 rupees.

Purpose for which fee is to be levied.

Amount.

Rs. L. P.

Purpose for which fee is to be levied	Amount.
Rs. L. P.	
For a license to use any place for any other than the purpose specified in the following clauses—	
(a) For depositing or exhibiting, either—	0 0 0
(1) for depositing or exhibiting, either—	0 0 0
(2) for depositing or exhibiting, either—	0 0 0
(3) for depositing or exhibiting, either—	0 0 0
(4) for depositing or exhibiting, either—	0 0 0
(5) for depositing or exhibiting, either—	0 0 0
(6) for depositing or exhibiting, either—	0 0 0
(7) for depositing or exhibiting, either—	0 0 0
(8) for depositing or exhibiting, either—	0 0 0
(9) for depositing or exhibiting, either—	0 0 0
(10) for depositing or exhibiting, either—	0 0 0
(11) for depositing or exhibiting, either—	0 0 0
(12) for depositing or exhibiting, either—	0 0 0
(13) for depositing or exhibiting, either—	0 0 0
(14) for depositing or exhibiting, either—	0 0 0
(15) for depositing or exhibiting, either—	0 0 0
(16) for depositing or exhibiting, either—	0 0 0
(17) for depositing or exhibiting, either—	0 0 0
(18) for depositing or exhibiting, either—	0 0 0
(19) for depositing or exhibiting, either—	0 0 0
(20) for depositing or exhibiting, either—	0 0 0
(21) for depositing or exhibiting, either—	0 0 0
(22) for depositing or exhibiting, either—	0 0 0
(23) for depositing or exhibiting, either—	0 0 0
(24) for depositing or exhibiting, either—	0 0 0
(25) for depositing or exhibiting, either—	0 0 0
(26) for depositing or exhibiting, either—	0 0 0
(27) for depositing or exhibiting, either—	0 0 0
(28) for depositing or exhibiting, either—	0 0 0
(29) for depositing or exhibiting, either—	0 0 0
(30) for depositing or exhibiting, either—	0 0 0
(31) for depositing or exhibiting, either—	0 0 0
(32) for depositing or exhibiting, either—	0 0 0
(33) for depositing or exhibiting, either—	0 0 0
(34) for depositing or exhibiting, either—	0 0 0
(35) for depositing or exhibiting, either—	0 0 0
(36) for depositing or exhibiting, either—	0 0 0
(37) for depositing or exhibiting, either—	0 0 0
(38) for depositing or exhibiting, either—	0 0 0
(39) for depositing or exhibiting, either—	0 0 0
(40) for depositing or exhibiting, either—	0 0 0
(41) for depositing or exhibiting, either—	0 0 0
(42) for depositing or exhibiting, either—	0 0 0
(43) for depositing or exhibiting, either—	0 0 0
(44) for depositing or exhibiting, either—	0 0 0
(45) for depositing or exhibiting, either—	0 0 0
(46) for depositing or exhibiting, either—	0 0 0
(47) for depositing or exhibiting, either—	0 0 0
(48) for depositing or exhibiting, either—	0 0 0
(49) for depositing or exhibiting, either—	0 0 0
(50) for depositing or exhibiting, either—	0 0 0
(51) for depositing or exhibiting, either—	0 0 0
(52) for depositing or exhibiting, either—	0 0 0
(53) for depositing or exhibiting, either—	0 0 0
(54) for depositing or exhibiting, either—	0 0 0
(55) for depositing or exhibiting, either—	0 0 0
(56) for depositing or exhibiting, either—	0 0 0
(57) for depositing or exhibiting, either—	0 0 0
(58) for depositing or exhibiting, either—	0 0 0
(59) for depositing or exhibiting, either—	0 0 0
(60) for depositing or exhibiting, either—	0 0 0
(61) for depositing or exhibiting, either—	0 0 0
(62) for depositing or exhibiting, either—	0 0 0
(63) for depositing or exhibiting, either—	0 0 0
(64) for depositing or exhibiting, either—	0 0 0
(65) for depositing or exhibiting, either—	0 0 0
(66) for depositing or exhibiting, either—	0 0 0
(67) for depositing or exhibiting, either—	0 0 0
(68) for depositing or exhibiting, either—	0 0 0
(69) for depositing or exhibiting, either—	0 0 0
(70) for depositing or exhibiting, either—	0 0 0
(71) for depositing or exhibiting, either—	0 0 0
(72) for depositing or exhibiting, either—	0 0 0
(73) for depositing or exhibiting, either—	0 0 0
(74) for depositing or exhibiting, either—	0 0 0
(75) for depositing or exhibiting, either—	0 0 0
(76) for depositing or exhibiting, either—	0 0 0
(77) for depositing or exhibiting, either—	0 0 0
(78) for depositing or exhibiting, either—	0 0 0
(79) for depositing or exhibiting, either—	0 0 0
(80) for depositing or exhibiting, either—	0 0 0
(81) for depositing or exhibiting, either—	0 0 0
(82) for depositing or exhibiting, either—	0 0 0
(83) for depositing or exhibiting, either—	0 0 0
(84) for depositing or exhibiting, either—	0 0 0
(85) for depositing or exhibiting, either—	0 0 0
(86) for depositing or exhibiting, either—	0 0 0
(87) for depositing or exhibiting, either—	0 0 0
(88) for depositing or exhibiting, either—	0 0 0
(89) for depositing or exhibiting, either—	0 0 0
(90) for depositing or exhibiting, either—	0 0 0
(91) for depositing or exhibiting, either—	0 0 0
(92) for depositing or exhibiting, either—	0 0 0
(93) for depositing or exhibiting, either—	0 0 0
(94) for depositing or exhibiting, either—	0 0 0
(95) for depositing or exhibiting, either—	0 0 0
(96) for depositing or exhibiting, either—	0 0 0
(97) for depositing or exhibiting, either—	0 0 0
(98) for depositing or exhibiting, either—	0 0 0
(99) for depositing or exhibiting, either—	0 0 0
(100) for depositing or exhibiting, either—	0 0 0

For class B and C 10 rupees and for others 20 rupees.

(3) The vehicle and animal tax shall not be levied upon

(a) vehicles and animals which belong to the Government and are used for Military purposes;
(b) vehicles and animals which Military officers are compelled or permitted to keep for the execution of their Military duties, provided that competent Military authority has authorized them to keep such vehicles or animals for the execution of their duties;

(c) animals and vehicles belonging to officers and non-commissioned officers and men of the Auxiliary or Indian Defence Forces for which they are entitled to exemption under the Auxiliary Force Act or any other law in force;

(d) vehicles and animals kept by servants of the Government authority for the execution of their duty, and for which the Government authority grants them appropriate allowances.

(e) vehicles and animals kept solely for sale by average dealers and traders.

(f) vehicles which have been under repair or standing at a carriage maker's during the whole of the half-year.

No. 182.—Under sub-section (1) of section 61 of the Commonwealth Act, 1924, the Local Government hereby notify their proposal to impose in the Commonwealth of Portmouthe a tax on all persons attending a pedicuman, art, trade or selling, or holding any appointment or who are in receipt of any pension or income from investments or money lending or any source other than houses or lands within the Commonwealth limits at the rates specified hereunder.

Class I.

No. A. B.

(1) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of two thousand rupees or more a month.

(2) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class II.

(3) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of three hundred rupees or more but less than two thousand rupees a month.

(4) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class III.

(5) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(6) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class IV.

(7) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than one hundred rupees a month.

(8) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Religious.

No. A. B.

(9) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(10) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class V.

(11) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(12) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class VI.

(13) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(14) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class VII.

(15) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(16) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class VIII.

(17) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(18) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class IX.

(19) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(20) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class X.

(21) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(22) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Class XI.

(23) All persons holding any appointment on a salary or in receipt of a pension, or income from investments or money lending or any source other than houses and lands within the Commonwealth limits, of one hundred rupees or more but less than three hundred rupees a month.

(24) All other persons receiving an equivalent income from the exercise of any profession, art, trade, or selling or their agents or servants in their absence.

Y. I. ENDSHINAMA ACHARJEE,
in return to Government.

(Registration.)

EXTENSION OF LEAVE.

For St. George, July 28, 1929.

No. 33.—Under rule 61 of the Fundamental Rules, M.R.Y. K. Ramalingam Filed August,

[illegible]

Epistern, wet, R.R. No. 376 and T.R. No. 436-4, belonging to <i>Chelonia Chel. Ventriosum</i> , banded on the north end by No. 376-5 south by the 436-4 and by No. 376-6	0.08
Epistern, wet, R.R. No. 376 and T.R. No. 427-7, belonging to <i>Chelonia Chel. Ventriosum</i> , banded on the north by No. 376-4 and by No. 427-7 south by No. 427-7	0.01
Epistern, wet, R.R. No. 376-5 and T.R. No. 434-2, belonging to <i>Chelonia Chel. Ventriosum</i> , banded on the north by No. 376-5 and by No. 434-2 south by No. 434-1	0.04
Epistern, wet, R.R. No. 372 and T.R. No. 435-5, belonging to <i>Chelonia Chel. Ventriosum</i> , banded on the north by No. 372-1, and by No. 435-3 south by the 435-2, and by No. 435-5	0.13
Epistern, wet, R.R. No. 376 and T.R. No. 326-5, belonging to <i>Chelonia Chel. Ventriosum</i> , banded on the north by No. 376-4 and by No. 326-5 south by No. 326-6, and by No. 321-3	0.16
Total	0.42

[illegible]

Under section 6, Act I of 1888, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0.22 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the Milwaukee-Norwester Highway East and, under sections 2 and 7 of the same Act, the Special Deputy Collector, Milwaukee, is appointed to purchase the premises of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Milwaukee, and may be inspected at any time during office hours.

West Godavari district, Musunur taluk,
Gorilala's village

Spizella, *coq.*, belonging to *Carduelis* *Vandermere* and *Vallbona* of *Am.* *coq.*, located on the north by No. 21 W., east by No. 12 K. S. & W.; south by No. 28 H.; west by No. 22 M. . . .

[illegible]

Wari Gadavari district, Narsingpur taluk,
Bilaspada village.

Greenwood, vol. 1, B. N. 104 181 E, T. 8 N. 4 E, 1, belonging to August Weidenburg, donated to the work by No. 164 181 E, T. 8 N. 4 E, 1, by No. 164; west by State and Church.

Under subsection (4) of section 22 of the Land Appropriation Act, 1934, as amended by Act XXXIV of 1924, the Governor in Council directs that, in view of the urgency of the matter, the provisions of sections 6 A of the Act shall not apply to the disposal of lands mentioned below. Under section 6 of the Act the Governor in Council hereby further directs that the said lands mentioned in 32a terms, be the said lands more or less, are reserved for a public purpose, to-wit, for the Nishaburda-Narapungum Railway Line, Sections 1 and 2 and 7 of the same Nishaburda-Narapungum Railway, Agincourt, and are to perform the functions of a Cowlitz, as stated in the Act and directed to take order for the disposal of the said lands. Under subsection (1) of section 22 of the Act, the Governor in Council hereby directs that the said lands may be taken on the expiry of the notice given from the date of the publication of the notice referred to in section 6 (1) of the Act. A plan of the said lands is in the office of the Special Deputy Collector, Agincourt, Nishaburda-Narapungum Railway, Richmond, and may be inspected at any time.

Government, dry, railway field No. 727, corresponding temporary subdivisions R 5, No. 145-12, R 6, No. 145-13, R 7, No. 145-14, belonging to Vinnitsa District, also Lohomskiyak, also (partially) Gulyayev, located on the north and south by R 5, No. 145-12, R 6, No. 145-13, R 7, No. 145-14, east by R 5, No. 145-12, west by R 5, No. 145-14, R 6, No. 145-13, R 7, No. 145-14.

Total .. 0.02

Under sub-section (3) of section 17 of the Land Acquisition Act, 1894, as amended by Act XXXVIII of 1923, the Government in Council direct that, in view of the urgency of the case, the acquisition of section 5 A of the Act shall not apply to the acquisition of lands mentioned below. Under section 6 of the Act, the Government in Council hereby further declares that the said lands measuring 268 acres, to be more or less more or less, are needed for a public purpose, to wit, for the Gdansk-Bismarck Railway line, and, under sections 2 and 7 of the same Act, the Special Deputy Collector, Land Acquisition, Gdansk-Bismarck Railway, Bismarck, is requested to perform the functions of a Collector under the Act and directed to take care for the acquisition of the said lands. Under sub-section (1) of section 17 of the Act, the Government in Council further directs that the possession of the said lands may be taken on the expiry of fifteen days from the date of the publication of the notice mentioned in section 6 (1) of the Act. A plan of the lands is kept in the office of the Special Deputy Collector, Land Acquisition, Gdansk-Bismarck Railway, Bismarck, and may be inspected at any time during office hours.

West Gdansk District, Bismarck taluk, Gdansk village.

Government, dry, railway field No. 728, corresponding temporary subdivisions R 5, No. 145-15, R 6, No. 145-16, R 7, No. 145-17, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-15, R 6, No. 145-16, R 7, No. 145-17, east by R 5, No. 145-15, R 6, No. 145-16, R 7, No. 145-17, west by R 5, No. 145-15, R 6, No. 145-16, R 7, No. 145-17.

Government, dry, railway field No. 729, corresponding temporary subdivisions R 5, No. 145-18, R 6, No. 145-19, R 7, No. 145-20, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-18, R 6, No. 145-19, R 7, No. 145-20, east by R 5, No. 145-18, R 6, No. 145-19, R 7, No. 145-20, west by R 5, No. 145-18, R 6, No. 145-19, R 7, No. 145-20.

Government, dry, railway field No. 730, corresponding temporary subdivisions R 5, No. 145-21, R 6, No. 145-22, R 7, No. 145-23, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-21, R 6, No. 145-22, R 7, No. 145-23, east by R 5, No. 145-21, R 6, No. 145-22, R 7, No. 145-23, west by R 5, No. 145-21, R 6, No. 145-22, R 7, No. 145-23.

Government, dry, railway field No. 731, corresponding temporary subdivisions R 5, No. 145-24, R 6, No. 145-25, R 7, No. 145-26, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-24, R 6, No. 145-25, R 7, No. 145-26, east by R 5, No. 145-24, R 6, No. 145-25, R 7, No. 145-26, west by R 5, No. 145-24, R 6, No. 145-25, R 7, No. 145-26.

Government, dry, railway field No. 732, corresponding temporary subdivisions R 5, No. 145-27, R 6, No. 145-28, R 7, No. 145-29, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-27, R 6, No. 145-28, R 7, No. 145-29, east by R 5, No. 145-27, R 6, No. 145-28, R 7, No. 145-29, west by R 5, No. 145-27, R 6, No. 145-28, R 7, No. 145-29.

Government, wet, railway field No. 733, corresponding temporary subdivisions R 5, No. 145-30, R 6, No. 145-31, R 7, No. 145-32, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north by R 5, No. 145-30, R 6, No. 145-31, R 7, No. 145-32, east by R 5, No. 145-30, R 6, No. 145-31, R 7, No. 145-32, west by R 5, No. 145-30, R 6, No. 145-31, R 7, No. 145-32.

Government, wet, railway field No. 734, corresponding temporary subdivisions R 5, No. 145-33, R 6, No. 145-34, R 7, No. 145-35, belonging to Gdansk District, also Lohomskiyak, also (partially) Gulyayev, located on the north, east, south and west by R 5, No. 145-33, R 6, No. 145-34, R 7, No. 145-35.

Total .. 2.95

Fort St. George, July 27, 1923.

Whereas it appears to Government that the aforementioned land is needed or likely to be needed for a public purpose, to wit, for the extension of the Railway line at Nellore in the Vinnitsa taluk, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by Act XXXVIII of 1923, and the Government hereby authorizes the Revenue Divisional Officer, Vinnitsa, his staff and witnesses to examine the people concerned by section 4 (2) of the Act. All persons interested in the lands are requested to lodge before the aforementioned officer within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 2 (a) and 5-A of the same Act, the Government appoints the Revenue Divisional Officer, Vinnitsa, to perform the functions of a Collector under the Act.

Vinnitsa District, Vinnitsa taluk, Nellore village.

Gov. No. 439-A, extent Raj of Vinnitsa taluk, Nellore village, located on the north by R 5, No. 439-A, east by R 5, No. 439-A, west by R 5, No. 439-A, south by R 5, No. 439-A, R 6, No. 439-A, R 7, No. 439-A.

Fort St. George, July 28, 1923.

Whereas it appears to Government that the aforementioned lands mentioned below are needed for a public purpose, to wit, for an irrigation, to be at Kottapudi village, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 4 of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act of XXXVIII of 1923. The Government hereby authorizes the Revenue Divisional Officer, Madras, and his subordinates to examine the people concerned by section 4 (2) of the Act and under section 2 appoint the Revenue Divisional Officer, Madras, to perform the functions of a Collector under section 2-A of the Act. All persons who are interested in the lands are requested to lodge before the aforementioned officer within thirty days from the date of issue of the notification a statement in writing of their objections, if any, to the proposed acquisition.

Kottapudi District, Kottapudi taluk, Kottapudi village.

Gov. No. 743, belonging to Kottapudi taluk, Kottapudi village, located on the north by R 5, No. 743, east by R 5, No. 743, west by R 5, No. 743, south by R 5, No. 743, R 6, No. 743, R 7, No. 743.

Government, say, K.B. No. 118-2 A, applied to
by K. K. Yachinina Agay, located on the north
and east by R.B. No. 120; south by R.B. No. 121
and west by R.B. No. 119-2 A. 0-00

Government, say, R.B. No. 121-2 A, applied to
by K. K. Yachinina Agay, located on the north
by R.B. No. 120, and by R.B. No. 119-2 A; south
by R.B. No. 121-2 B, west by R.B. No. 120-2 A. 0-00

Act 12, 1934, July 27, 1935.

Under section 8, Act 1 of 1934, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 124 acres, be the same a little more or less, is needed for a public purpose, to wit, for the Public Works Department Street road in Wharfedale, in accordance with the Cemetery-Market Project, and, under sections 2 and 3 of the same Act, the Special Deputy Collector, Mr. III, Cemetery-Market Project, Wharfedale, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the said Special Deputy Collector and may be inspected at any time during office hours. Under subsection (1) of section 17 of the Act, the Governor in Council further directs that the possession of the lands may be taken on the expiry of three days from the date of the publication of the notice mentioned in section 9 (1) of the Act.

Catholines District, Wharfedale, Leeds,
Wharfedale Village.

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Under section 8, Act 1 of 1934, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 124 acres, be the same a little more or less, is needed for a public purpose, to wit, for the improvement of the Wharfedale-Market Road; and, under sections 2 and 3 of the same Act, the Special Deputy Collector, Mr. III, Cemetery-Market Project, Wharfedale, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the said Deputy Collector and may be inspected at any time during office hours. Under subsection (1) of section 17 of the Act, the Governor in Council further directs that the possession of the lands may be taken on the expiry of three days from the date of the publication of the notice mentioned in section 9 (1) of the Act.

Catholines District, Wharfedale, Leeds,
Wharfedale Village.

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Act 12, 1934, July 27, 1935.

Whereas it appears to Government that the land mentioned below is needed for a public purpose, to wit, for the purpose of improvement for the said land, and, under sections 2 and 3 of the same Act, the Special Deputy Collector, Mr. III, Cemetery-Market Project, Wharfedale, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the said Deputy Collector and may be inspected at any time during office hours. Under subsection (1) of section 17 of the Act, the Governor in Council further directs that the possession of the lands may be taken on the expiry of three days from the date of the publication of the notice mentioned in section 9 (1) of the Act.

Temple District, Wharfedale, Leeds,
Wharfedale Village.

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Total 0-00

Port St. George, July 22, 1925.

Whereas it appears to Government that the under-mentioned lands are needed for a public purpose, to wit, for the purposes of school site and highway for the Adis Division, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1923, that the Governor in Council hereby authorizes the District Labour Officer, Tanganyika, his staff and assistants to execute the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the District Labour Officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (6) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Tanganyika, to perform the functions of a Collector under the Act.

Tanganyika District, Tapananjanjaleh, N. 18, Tapananjanjaleh village.

Government, wit. No. 104-12 part, belonging to Tapananjanjaleh, bounded on the north by No. 104-13 part, and by No. 111, south by No. 110-11 part, and by No. 104-13 part. ..	0-01
Government, wit. No. 104-13 part, belonging to Tapananjanjaleh, bounded on the north and east by No. 104-13 part, south by No. 104-13 part, and by No. 104-13 part. ..	0-00
Government, wit. No. 104-13 part, belonging to Tapananjanjaleh, bounded on the north by No. 104-13 part, south by No. 104-13 part, and by No. 104-13 part. ..	0-00
Government, wit. No. 104-13 part, belonging to Tapananjanjaleh, bounded on the north by No. 104-13 part, south by No. 104-13 part, and by No. 104-13 part. ..	0-00
Government, wit. No. 104-13 part, belonging to Tapananjanjaleh, bounded on the north by No. 104-13 part, south by No. 104-13 part, and by No. 104-13 part. ..	0-00
Total ..	0-01

Whereas it appears to Government that the under-mentioned lands in Karaman village of Uluwatu District, Tanganyika, are needed for a public purpose, to wit, for diversion of the Pongani channel, a notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924 as amended by Act XXXVIII of 1923, and the Governor in Council hereby authorizes the District Labour Officer, Tanganyika, his staff and assistants, to execute the powers conferred by section 4 (2) of the Act. Under section 3 (6) of the same Act, the Governor in Council appoints the District Labour Officer, Tanganyika, to perform the functions of a Collector under the Act. In view of the urgency of the acquisition, the Government directs that under section 17 (4) of the Act, the provisions of sections 5-A shall not apply to this case.

Tanganyika District, Uluwatu District, Karaman village.

Notice, S.P. No. 124, B-2, belonging to Karaman, bounded on the north by S.P. No. 124, B-1, and by S.P. No. 124, C, south by S.P. No. 124, C, and by S.P. No. 124, B-1. ..	0-00
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Port St. George, July 22, 1925.

Under section 4, Act I of 1924, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0-18 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for house-sites for Tapananjanjaleh, and, under sections 2 and 7 of the same

Act, the District Labour Officer, East Godavari, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Comandis, and may be inspected at any time during office hours.

East Godavari District, Ramachandrapur taluk, Madhava village.

Government, wit. No. 412 A part, belonging to Ramachandrapur, bounded on the north by No. 412 A part, south by No. 412 A part, and by No. 412 A part. ..	0-01
Government, wit. No. 412 A part, belonging to Ramachandrapur, bounded on the north by No. 412 A part, south by No. 412 A part, and by No. 412 A part. ..	0-01
Government, wit. No. 412 A part, belonging to Ramachandrapur, bounded on the north by No. 412 A part, south by No. 412 A part, and by No. 412 A part. ..	0-01
Total ..	0-03

Under section 4, Act I of 1924, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0-18 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for house-sites for Tapananjanjaleh, and, under sections 2 and 7 of the same Act, the District Labour Officer, East Godavari, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Comandis, and may be inspected at any time during office hours.

East Godavari District, Ramachandrapur taluk, Ramachandrapur village.

Government, wit. No. 781 A, belonging to Ramachandrapur, bounded on the north by No. 781 A, south by No. 781 A, and by No. 781 A. ..	0-01
Government, wit. No. 781 A part, belonging to Ramachandrapur, bounded on the north by No. 781 A part, south by No. 781 A part, and by No. 781 A part. ..	0-01
Total ..	0-02

Under section 4, Act I of 1924, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0-02 acre, be the same a little more or less, is needed for a public purpose, to wit, for house-sites for Tapananjanjaleh, and, under sections 2 and 7 of the same Act, the District Labour Officer, East Godavari, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Comandis, and may be inspected at any time during office hours.

East Godavari District, Ramachandrapur taluk, Madhava village.

Government, wit. No. 112 A part, belonging to Madhava, bounded on the north by No. 112 A part, south by No. 112 A part, and by No. 112 A part. ..	0-00
Total ..	0-00

Salem district, Qumbar taluk, No. 102.
Cholarnoff village.

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SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 34.]

MADRAS, TUESDAY EVENING, AUGUST 5, 1926

[Part, 8 p.m.]

MADRAS LEGISLATIVE COUNCIL.

NOTICES

Business as Usual.

Notice is hereby given that Mr. George Walcott Chambers, candidate who was returned uncontested for the Madras Chamber of Commerce constituency of the Madras Legislative Council, being in the office of the Chamber of Commerce, Messrs. Bank Buildings, Madras, on 26th July 1926, returns of election expenses and declaration duly signed. It may be inspected at said office between the hours of 12 noon and 4 p.m. on any working day before 10th August 1926.

G. E. WOOD,
Returning Officer.

Messrs. Bank Buildings,
Madras, 26th July 1926.

Under rule 19 (3) of the Madras Electoral Rules, it is hereby published for general information that M.R. Ay. Agastya Kappia Talavara Arival who has been returned unopposed for the Non-Resident Urban Madras City Constituency of the Legislative Council, has lodged his return of election expenses and declaration under rule 19 (3) on the 26th July 1926. They may be inspected at the Madras Collector's Office on any day except holidays between 12 noon and 4 p.m. up to the 10th August 1926.

R. H. ELLIS,
Collector.

Madras Collector's Office,
26th July 1926.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 31.)

MADRAS, TUESDAY EVENING, AUGUST 3, 1926.

[Price, 2 annas.]

Part I-B.—Local Self-Government.

CONTENTS.

Local Self-Government Department ..

215

Notifications by Government and Local Authorities .. 218

LOCAL SELF-GOVERNMENT DEPARTMENT.

DATE.

Fort St. George, August 3, 1926.

No. 799.—M.R. E. Adinarayana, a.s.m., m.p., 1926, Assistant Director of Public Health, leave on average pay for six months with effect from date of exit, and study leave for one year in continuation thereof.

APPOINTMENTS.

No. 800.—M.R. A. Thumakappa Aravali, m.p. (Canton), to continue to act as Assistant Director of Public Health from the 26th June 1926, viz. Dr. K. T. Mathew, m.p. (Canton), granted leave on total further order.

No. 801.—The Government are pleased to appoint Mr. Gerald Harold Hodgson as a non-official visitor to the Mental Hospital, Calcutta, for a period of two years with effect from the 27th July 1926.

M. K. URIBELLI,

Deputy Secretary to Government.

No. 802.—Under section 8 (4) (b) of the Madras Local Boards Act, 1923, the Government appoint M. S. Mohammed Hassan Sahib Baksh to be a member of the North Arcot District Board.

No. 803.—Under section 8 (4) (b) of the Madras Local Boards Act, 1923, the Government appoint M.H. P. P. Subramanya Iyer Aravali to be a member of the Krishnapur District Board.

NOTICES.

In notification No. 715 relating to the completion of land for the Board school in Parman village, Nandam taluk, Tanjore district, published at page 225 of Part I-A of the Fort St. George Gazette, dated 6th July 1926, for 6th row appearing against item, vol. S.S. No. 58 1 part, read 235 acre.

A-2

In notification No. 705 relating to the completion of land for the formation of a road in Agga Thimman village, Nandam taluk, Tanjore district, published at page 221 of Part I-A of the Fort St. George Gazette, dated 6th July 1926, read the last sentence of the notification, viz.—

Under section 17 (1) of the A.M. the Government authorize the Collector to take possession of the land on the expiration of three days after the date of publication of the notice under sub-section (1) of section 9 of the Act.

NOTIFICATIONS.

Fort St. George, July 13, 1926.
(G.O. Press No. 211, A. & M.)

No. 804.—In G.O. No. 1796, L & M, dated 18th May 1926, the Government published for general information a draft of certain amendments which they proposed to make in the rules for the conduct of elections of members of taluk and union boards. No objection or suggestion having been received, the amendments are now confirmed.

1. The appended notification will be published in the Fort St. George Gazette.

APPENDIX

NOTIFICATIONS.

In exercise of the powers conferred on them by clause (1) of sub-section (1), section 109 of the Madras Local Boards Act, 1923, the Local Government hereby make the following amendments in the rules for the conduct of elections of members of taluk and union boards published in the Local and Municipal Department Notification No. 10 on pages 2 to 6 of Part I-A of the Fort St. George Gazette, dated 6th January 1925:—

Amendment

1. In rule 7—

(a) in sub-rule (1) for the words "all such candidates shall be deemed to be duly elected" the words "the presiding officer shall declare all such candidates to be duly elected" shall be substituted; and

(9) In sub-rule (1) for the words "all such candidates shall be deemed to be duly elected and the President" the words "the president shall declare all such candidates to be duly elected and he" shall be substituted.

8. For sub-rules (7) and (8) of rule 10 the following shall be substituted, viz:—

"(7) On receipt of the information, the president shall declare the said persons to have been elected for the single or ward shown by him. In default of such information, the president shall declare him to have been elected for any one of the single or wards. Whereupon the voters of the single or wards (or circles) or ward (or wards) for which such person has been elected shall proceed to elect a member in the manner hereinafter provided."

9. In rule 36 for the words "shall be deemed" the words "he shall declare" shall be substituted.

4. At the end of the declaration in Form VIII the following shall be added, viz:—

rule 7
rule 36 for "single or ward"
rules 25 and 26
rules 25 and 26

Port St. George, August 5, 1938.

We ask—Application of the Governor Municipal Council for a loan of Rs. 20,000 from Government under the Local Authorities Loans Act, 1914.

1. The work or works for which the loan is required and the estimated cost thereof—Improvements in streets, National and Rs. 20,000.
2. The amount which it is proposed to borrow—Rs. 20,000.
3. The rate at the maturity at which it is proposed to borrow—The Governor Municipal Fund.
4. The law under which the said loan is to be raised or paid—The Madras Debt Act, 1914, Section 4 of 1914.
5. The period for which the loan is required the number and amount of instalments in which it is proposed to pay such loan and the instalments in which it is proposed to repay the loan—The period of repayment is twenty years. The loan will be repaid in ten instalments. The loan will be repaid in twenty equal annual instalments of Rs. 2,000 each inclusive of interest.
6. The rate of interest at which it is proposed to borrow—At 4% per cent.
7. A detailed statement of the revenue and expenditure of the local authority for four years ending with the year 1937-38—Annexed.
8. All existing prior charges upon the fund of the local authority—Annexed.

STATEMENT SHOWING THE FINANCIAL POSITION OF THE COASTAL MUNICIPAL COUNCIL FOR THE FOUR YEARS ENDING WITH THE CURRENT YEAR.

TABLE I.—Account of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts	General Income and miscellaneous revenues	M. Municipal	M. Municipal	M. Municipal	M. Municipal	M. Municipal	M. Municipal	M. Municipal	M. Municipal
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts—									
April, 1937-38	42,442	10	4,201	39,540	34,394	1,64,047	791	2,00,282	
Do. 1938-39	44,044	18	3,712	47,774	41,241	1,64,047	1,281	69,511	
Do. 1939-40	44,310	32	3,775	48,017	41,241	1,64,047	8,237	5,49,028	
Do. 1940-41	42,301	42	3,591	45,934	41,241	1,64,047	3,914	2,18,497	
Total receipts available for ordinary expenditure—									
April, 1937-38	42,263	68	4,204	37,549	34,394	1,64,047	791	1,01,280	
Do. 1938-39	43,944	74	3,712	47,730	41,241	1,64,047	1,281	89,594	
Do. 1939-40	44,278	82	3,775	48,135	41,241	1,64,047	8,237	2,18,497	
Do. 1940-41	42,269	42	3,591	45,902	41,241	1,64,047	3,914	1,01,280	
Expenditure									
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total expenditure—									
April, 1937-38	18,461		19,335	10,000		3,208		32,000	
Do. 1938-39	11,201		7,941	10,000		3,208		24,149	
Do. 1939-40	13,218		19,412	10,000		3,208		32,000	
Do. 1940-41	16,248		27,110	10,000		3,208		32,000	
Total expenditure incurred from ordinary receipts—									
April, 1937-38	20,294		18,100	10,000		3,208		32,000	
Do. 1938-39	31,441		26,454	10,000		3,208		32,000	
Do. 1939-40	32,218		28,202	10,000		3,208		32,000	
Do. 1940-41	36,115		32,340	10,000		3,208		32,000	

B. Special Service Accounts

Receipts	C. Treasury Disbursements Amount.	D. Water, supply and Drainage Amount.	Expenditure.	C. Revenue Disbursements Amount.	D. Water- supply and Drainage Amount.
Total receipts including receipts from Local Government—			Total expenditure—		
Ordinary—			Ordinary, 1925-26	8,858	16,228
Arbitrary, 1925-26	3,200	21,600	Do. 1924-25	4,650	22,800
Do. 1923-24	4,817	26,600	Do. 1922-23	5,215	40,750
Do. 1921-22	5,207	34,600	Do. 1920-21	4,847	15,100
Do. 1919-20	6,000	37,600			
Total receipts from special accounts and receipts from the Government—			Net expenditure from ordinary and special accounts (after deducting special disbursements) —		
Arbitrary, 1925-26	3,700	22,100	Arbitrary, 1925-26	8,858	16,228
Do. 1923-24	4,110	19,300	Do. 1924-25	4,650	22,800
Do. 1922-23	5,207	19,600	Do. 1923-24	5,215	40,750
Do. 1921-22	5,200	17,300	Do. 1922-23	4,847	15,100

Part II.—Particulars of the net surplus or deficit under general fund.

Receipts.	Arbitrary, 1925-26.	Arbitrary, 1924-25.	Arbitrary, 1923-24.	Arbitrary, 1922-23.
(a) Net total receipts under 'A, General Account—Ordinary'	1,78,350	24,600	1,70,025	1,20,145
(b) Net total expenditure under 'A, General Account—Ordinary'	20,910	24,375	19,042	1,20,145
(c) Difference (a) minus (b)	1,57,440	2,225	1,50,983	—
(d) Net expenditure on special accounts after deducting charges for repayment of loans	—	—	—	—
(e) Ordinary surplus or deficit (sum of (c) and (d))	1,57,440	2,225	1,50,983	—
(f) Net surplus or deficit (sum of (e) and (d))	1,57,440	2,225	1,50,983	—
(g) Net surplus or deficit (sum of (f) and (d))	1,57,440	2,225	1,50,983	—
(h) Net surplus or deficit (sum of (g) and (d))	1,57,440	2,225	1,50,983	—
(i) Net surplus or deficit (sum of (h) and (d))	1,57,440	2,225	1,50,983	—
(j) Net surplus or deficit (sum of (i) and (d))	1,57,440	2,225	1,50,983	—
(k) Net surplus or deficit (sum of (j) and (d))	1,57,440	2,225	1,50,983	—
(l) Net surplus or deficit (sum of (k) and (d))	1,57,440	2,225	1,50,983	—
(m) Net surplus or deficit (sum of (l) and (d))	1,57,440	2,225	1,50,983	—
(n) Net surplus or deficit (sum of (m) and (d))	1,57,440	2,225	1,50,983	—
(o) Net surplus or deficit (sum of (n) and (d))	1,57,440	2,225	1,50,983	—
(p) Net surplus or deficit (sum of (o) and (d))	1,57,440	2,225	1,50,983	—
(q) Net surplus or deficit (sum of (p) and (d))	1,57,440	2,225	1,50,983	—
(r) Net surplus or deficit (sum of (q) and (d))	1,57,440	2,225	1,50,983	—
(s) Net surplus or deficit (sum of (r) and (d))	1,57,440	2,225	1,50,983	—
(t) Net surplus or deficit (sum of (s) and (d))	1,57,440	2,225	1,50,983	—
(u) Net surplus or deficit (sum of (t) and (d))	1,57,440	2,225	1,50,983	—
(v) Net surplus or deficit (sum of (u) and (d))	1,57,440	2,225	1,50,983	—
(w) Net surplus or deficit (sum of (v) and (d))	1,57,440	2,225	1,50,983	—
(x) Net surplus or deficit (sum of (w) and (d))	1,57,440	2,225	1,50,983	—
(y) Net surplus or deficit (sum of (x) and (d))	1,57,440	2,225	1,50,983	—
(z) Net surplus or deficit (sum of (y) and (d))	1,57,440	2,225	1,50,983	—

Statement of Assets and Liabilities on 31st March 1925.

Assets.	Liabilities.
(a) Deposited from and other receipts	(b) Outstanding bills
Total	Total

Part II, Group, July 25, 1925.

No. 195.—The Board of Commissioners for Hindu Religious Endowments brings to the notice of the Government that the Committee—(a) Tashiro Balachandraswamiyar's Temple Committee and Sri Venkateswara Venkateswara Temple Committee—constituted under Act XX of 1925 and in the Peryakulam taluk of the Madras District, each exercising jurisdiction only over the temple of the same name. Under the Hindu Religious Endowments Act, 1925 (Act I of 1925), each committee should have at least six members and adequate funds to maintain its establishment. The Board considers that a separate committee for each temple is unnecessary as well as unnecessary, and accordingly recommends that the two existing committees may be abolished and the temple placed under the control of the committee to be constituted for the unoccupied temple in the taluk of Peryakulam and Tirunelveli.

Under clause (1) of sub-section (1) of section 10 of the Act, the Government will upon the two existing committees referred to in paragraph 1 above in their annual report, against their submission, within a month from the date of receipt of the order. After the expiry of the period the Government will proceed to pass orders on the Board's proposals.

Part II, Group, July 27, 1925
(G.O. No. 2116, L. & M.)

No. 196.—The Board of Commissioners for Hindu Religious Endowments brings to the notice of the Government that the first temple specified in the schedule was under its jurisdiction till the Madras Hindu Religious Endowments Act, 1925, came into force and that as the annual income of each of these temples is less than Rs. 250, they are now under the scope of the Act—vide sub-section (3) of section 2 of the Act. The Committee reports that, as the interests of these temples, it is essential that the provisions of the Madras Hindu Religious Endowments Act, 1925, should be applied to them. The Board of Commissioners for Hindu Religious Endowments agrees with the view of the Committee and asks the Government to apply to these five temples all the provisions of the Act except section 44 (1) which relates to the levy of cesses. The Government has already decided to make a notification under the proviso to sub-section (2) of section 2 of the Act as desired by the Board the Government desire to know whether any temple has any objection to any of these temples has any objection to any of these temples. If no valid objection is received by Government within a month from the date of the publication of the notification in the Gazette of India they will

passed to have a notification under the proviso to sub-section (4) of section 2 of the Act applying all the provisions of the Act except section 44 (4) to the temples specified in the schedule.

ANNUITY.	
Name of temple	Village
Puthumangalam temple	Vellamangalam
Indrakeshwar temple	Vellamangalam
Vellamangalam temple	Vellamangalam
Vellamangalam temple	Vellamangalam
Vellamangalam temple	Vellamangalam

Ex. 868—Application of the Cochin Municipal Council for a loan of Rs. 10,000 under the Local Authorities Loans Act of 1914.

- The purpose for which the loan is required and where the loan is required the top of the purpose specified in clause (1), (2), (3) or (4) of sub-section (1) of section 4, to release of the cost of the entire work or such part of it as is provided to carry out the loan under the provisions of such sub-sections to release. Estimated cost Rs. 10,000.
- The interest which is to be paid to be repaid—Rs. 10,000.

2. The loan on the security of which it is proposed to borrow—Cochin Municipal Council.

3. The rate of interest which the loan is to be repaid on—The Madras District Municipalities Act of 1914.

4. The date within which the loan is to be repaid, and where it is proposed to repay in instalments, the amount of each instalment, the date within which the first instalment is to be repaid, and the date of the year in which it is intended to take or make the other instalments—Rs. 10,000-00.

5. The rate of interest at which it is proposed to borrow—Rs. 10,000-00.

6. The term of years for which the loan is to be repaid and the interest by which it is to be repaid—Rs. 10,000-00.

7. An account of the financial position of the Council authority including a statement of its existing assets, liabilities, and income—Rs. 10,000-00.

Amount repaid to 31st March 1915

Amount which will have to be paid in the current year

Rs. 10,000

Rs. 10,000

Rs. 10,000

Rs. 10,000

STATEMENT SHOWING THE FINANCIAL POSITION OF THE COCHIN MUNICIPAL COUNCIL FOR THE FOUR YEARS ENDING WITH THE CURRENT YEAR 1914-15.

Part I.—Account of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	I. General taxation and non-municipal revenue.	II. Management.	III. Contributions.	IV. Subsidies, other than ordinary.	V. Public loans.	VI. Miscellaneous income.	Total.	Balance carried forward from General account to the next financial year.	Net total.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts—									
Budget estimate, 1914-15 ..	81,500	276	23,400		14,400	10,000	1,30,000	71,000	2,24,000
Actual receipts, 1914-15 ..	81,500	276	24,504	100	14,400	10,000	1,30,500	71,000	2,25,500
Actual, 1915-16 ..	84,212	227	21,000		15,750	11,240	1,32,429	73,000	2,27,000
Actual, 1916-17 ..	86,873	348	21,600		15,750	10,000	1,34,571	74,000	2,29,571
Net receipts available for the ordinary expenditure—									
Budget estimate, 1914-15 ..	41,144	213	17,612		8,100	5,000	72,069	41,000	1,19,069
Actual receipts, 1914-15 ..	42,000	170	18,507	100	8,100	5,000	73,177	41,000	1,20,177
Actual receipts, 1915-16 ..	44,000	170	18,500		8,100	5,000	75,170	41,000	1,22,170
Actual, 1916-17 ..	46,413	220	20,000		8,750	5,120	79,503	41,000	1,25,503
Actual, 1917-18 ..	48,113	229	20,000		11,100	5,000	84,442	41,000	1,30,442

B. Special Service Accounts,

Sample.	C. Operating Expenses Account.		D. Water-supply and Drainage Account.		E. Veterinary Expenses Account.	F. Water-supply and Drainage Account.	
	Rs.	As.	Rs.	As.	Rs.	As.	As.
Total receipts including contributions from local grants—							
Budget Estimate, 1923-24 ..	55,519	41,250			49,323	27,150	
Received from local grants ..	37,338	43,557			82,399	86,573	
Actuals, 1923-24 ..	94,857	84,807			131,722	113,723	
By .. 25-26 ..	9,312	47,319					
Net receipts from special taxation and contributions under the provisions of the Local Government Act, 1920 ..							
Budget Estimate, 1923-24 ..	35,326	41,250			34,023	27,150	
Received from local grants ..	37,338	43,557			82,399	86,573	
Actuals, 1923-24 ..	72,664	84,807			116,422	113,723	
By .. 25-26 ..	9,312	47,319					

Part II.—Particulars of the net surplus or deficit under General Fund Accounts.

	Budget Estimate, 1923-24.	Received from local grants, 1923-24.	Actuals, 1923-24.	Actuals, 1923-24.
(a) Net local surplus under "A. General Account—Ordinary" ..	Rs. 3,18,720	Rs. 3,27,423	Rs. 6,46,143	Rs. 3,27,423
(b) Deficiency under "A. General Account—Ordinary" ..	3,18,720	3,27,423	6,46,143	3,27,423
(c) Net surplus of receipts after deducting charges for repayment of loans ..	8,748	8,748	37,407	14,886
(d) Ordinary surplus or deficit (total of (a) and (b)) ..	3,27,468	3,36,171	6,83,550	3,42,309
(e) Capital expenditure exceeding the amount of loans ..	4,78	4,78	4,78	1,486
(f) Capital expenditure under all accounts ..	4,78	4,78	4,78	1,486
(g) General Account of the local body ..	1,693	1,693	1,693	37,407
(h) General Account of the local body ..	1,693	1,693	1,693	37,407
(i) General Account of the local body ..	1,693	1,693	1,693	37,407
(j) General Account of the local body ..	1,693	1,693	1,693	37,407
(k) General Account of the local body ..	1,693	1,693	1,693	37,407
(l) General Account of the local body ..	1,693	1,693	1,693	37,407

*The amounts shown in figures represent 10 per cent in the case of the ordinary and 25 per cent in the case of local body of the gross receipts under "A. General Account—Ordinary" of the ordinary and special Government grants and special local body grants of Rs. 4,000, opening balance under the capital account.

Statement of Receipts and Expenditure on 31st March 1923.

	Budget Estimate, 1923-24.	Actuals, 1923-24.	Actuals, 1923-24.	Actuals, 1923-24.
Receipts.				
(a) Revenue of taxes ..	Rs. 3,18,720	Rs. 3,27,423	Rs. 6,46,143	Rs. 3,27,423
(b) Revenue of other sources ..	3,18,720	3,27,423	6,46,143	3,27,423
(c) Balance in hand on 31st March 1922 ..	1,693	1,693	1,693	1,693
(d) General Account ..	1,693	1,693	1,693	1,693
(e) Capital Account ..	1,693	1,693	1,693	1,693
(f) Ordinary Account ..	1,693	1,693	1,693	1,693
(g) Special Account ..	1,693	1,693	1,693	1,693
(h) Reserve Account ..	1,693	1,693	1,693	1,693
(i) Water-supply and Drainage Account ..	1,693	1,693	1,693	1,693
(j) Railway Account ..	1,693	1,693	1,693	1,693
Expenditure.				
(a) Ordinary expenses ..	Rs. 3,18,720	Rs. 3,27,423	Rs. 6,46,143	Rs. 3,27,423
(b) Other expenses ..	3,18,720	3,27,423	6,46,143	3,27,423
(c) Balance in hand on 31st March 1922 ..	1,693	1,693	1,693	1,693
(d) General Account ..	1,693	1,693	1,693	1,693
(e) Capital Account ..	1,693	1,693	1,693	1,693
(f) Ordinary Account ..	1,693	1,693	1,693	1,693
(g) Special Account ..	1,693	1,693	1,693	1,693
(h) Reserve Account ..	1,693	1,693	1,693	1,693
(i) Water-supply and Drainage Account ..	1,693	1,693	1,693	1,693
(j) Railway Account ..	1,693	1,693	1,693	1,693

Part II, Group, August 3, 1923
(G.O. No. 1291 P.M.)

No. 409.—Under section 12 of the Madras Town Planning Act, 1920, the Local Government directed the Municipal Council to prepare, print and submit by the 1st January, 1923, a scheme in respect of Block II of the Chengampet area in the municipality.

Part III, Group, July 27, 1923
(G.O. No. 3706, L & M.)

No. 518.—Under sub-section (1) of section 11 of the Madras Local Boards Act, 1920, the Government authorized the creation of the Godanahalli Division Board to elect their President.

Part III, Group, July 19, 1923
(G.O. No. 3642, L & M.)

No. 511.—In exercise of the power conferred by the previous sub-section (1) of section 3 of the Madras Hindu Religious Endowments Act, 1921 (Madras Act I of 1921), the Local Government hereby directs that all the properties of the Government sub-section (1) of section 3 of the Madras Hindu Religious Endowments Act, 1921 apply to the 35 temples in the tanks of Sankaravaram, Tiruchendur, Nagavari, Tirumali, Anandavaram, Tiruchendur, Tiruchendur and Kuppam in the Tiruchendur district which are specified in the appended schedule and the annual provisions of each of which including income from

(ii) If there are more than two candidates the one who obtains the fewest votes shall be eliminated and the votes taken again. If there is an equality of votes among the candidates, or if two or more candidates lowest on the list have obtained an equal number of votes, the president or the presiding member shall determine by casting lots in the presence of the members which of them shall be eliminated. The elimination shall be repeated until two candidates only are left, whose votes shall be taken for the last time and the candidate who amasses the larger number of votes shall be considered to have been elected. In the event of there being an equality of votes at the final stage between the two remaining candidates, the president or the presiding member shall draw lots in the presence of the members and the person whose name is first drawn shall be declared to be elected.

P. No candidate whose name has been duly proposed and accepted shall take part in a ballot, but a candidate may withdraw at any stage, and after so withdrawing he may take part in any ballot. Similarly a candidate who has been eliminated at any stage under rule III (ii) may take part in any ballot at subsequent stages.

VI. Any voting paper which contains the signature of any of the voting members or on which the mark 'X' is placed against more than one name or is in any way so marked as to render it doubtful to which candidate such mark is intended to apply shall be invalid.

VII. Immediately after the meeting the president or presiding member shall forward the name of the person elected as President or Vice-President of the Committee through the President of the Board for publication in the Port St. George Gazette.

VIII. (1) The president or presiding member shall then send up in separate packets the counted and rejected papers pertaining to each ballot and once on each packet the number of papers it contains and the election and ballot to which it relates.

(2) These packets shall not be opened and their contents shall not be inspected or produced except under the orders of an election commissioner.

(3) The packets shall be retained in safe custody in the office of the Committee for a year and shall then unless otherwise directed by the orders of an election commissioner be destroyed.

Port St. George, August 3, 1928

No. 411.—Under sub-section (1) of section 43 of the Land Acquisition Act, 1894, as amended by Act XXXVIII of 1924, the Government hereby withdraw from the acquisition of so much of the land published in Notification No. 542 at page 88 of Part I-A of Port St. George Gazette, dated the 26th March 1928, relating to the acquisition of land for the formation of a road from Periyakkottai to Kandyapattinam in Periyakkottai taluk, Tanjore district, as it relates to Government, s.n. Survey No. 45 B part, measuring 82 acres and belonging to H. R. Subbapillai Kanna, bounded on the north by Kottanar; east by S. Nos. 55 B part and 55 A; south by S. No. 55 B part; west by Periyakkottai river.

Port St. George, July 29, 1928

(S.D. Press No. 1218, P.N.)

No. 407.—Under sub-section (1) of section 30 of the Madras Town Planning Act, 1919, the Local Government are hereby pleased to extend the provisions of the Act to the Kupala areas in the Goudur district.

C. R. COTTERELL,
Secretary to Government.

Port St. George, July 29, 1928.

No. 422.—The following notification of the Government of India is republished:—

DEPARTMENT OF EDUCATION, MADRAS AND P.W.D.

Madras, the 26th July 1928.

No. 608 Madras.—Lt. Colonel M. M. Chandhari, I.M.S., was appointed to officiate as District Officer with the Government of Madras for the period from the 27th March to 31st April 1928.

Port St. George, July 27, 1928

(S.G. No. 3196, L. P. H.)

No. 404.—The Local Government consider that in the interests of town-planning the area bounded on the north by the Nizambankum tank, on the east by the South India Railway line, on the south by the Kottankum Road and on the west by the cart track from Polayur to Kottankum, Agamam should be constituted as a special Board and are accordingly pleased to direct that the Madras City and Suburban Town-planning Trust constituted under notification No. 1294 published on page 410 of Part I-A of the Port St. George Gazette, dated 31st December 1925, be a special Board for the said area.

H. R. COTTERELL,
Deputy Secretary to Government.

ACQUISITION OF LANDS.

Port St. George, August 3, 1928.

No. 418.—Whereas it appears to Government that the lands mentioned below are needed for a public purpose, to wit, for the reconstruction of the right approach to the bridge on the 2nd, 3rd and 4th bargages of the Chidambaram Government Road, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 1 of Land Acquisition Act, 1894, as amended by Act XXXVIII of 1924, that the Government hereby authorize the Sub-Collector, Tanjore, and his subordinates to exercise the powers conferred by section 1 (2) of the said Act, and under section 1, appoint the Sub-Collector, Tanjore, to perform the functions of a Collector under section 1-A of the Act.

Tanjore District, Tenkottai taluk,
Tenkottai village.

Shanidar, Jeyaraj, s.n. S. No. 98-2, belonging to Ponnappa Malappa, Kandyapattinam taluk, Rajahmundry district, bounded on the north by S. Nos. 98-1 and 98-3; east by S. No. 98-4; south by S. No. 98-5; west by S. No. 98-6.	405
Shanidar, Jeyaraj, s.n. S. No. 98-3, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-2; east by S. No. 98-4; south by S. No. 98-5; west by S. No. 98-6.	406
Shanidar, Jeyaraj, s.n. S. No. 98-4, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-3; east by S. No. 98-5; south by S. No. 98-6; west by S. No. 98-7.	407
Shanidar, Jeyaraj, s.n. S. No. 98-5, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-4; east by S. No. 98-6; south by S. No. 98-7; west by S. No. 98-8.	408
Shanidar, Jeyaraj, s.n. S. No. 98-6, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-5; east by S. No. 98-7; south by S. No. 98-8; west by S. No. 98-9.	409
Shanidar, Jeyaraj, s.n. S. No. 98-7, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-6; east by S. No. 98-8; south by S. No. 98-9; west by S. No. 98-10.	410
Shanidar, Jeyaraj, s.n. S. No. 98-8, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-7; east by S. No. 98-9; south by S. No. 98-10; west by S. No. 98-11.	411
Shanidar, Jeyaraj, s.n. S. No. 98-9, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-8; east by S. No. 98-10; south by S. No. 98-11; west by S. No. 98-12.	412
Shanidar, Jeyaraj, s.n. S. No. 98-10, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-9; east by S. No. 98-11; south by S. No. 98-12; west by S. No. 98-13.	413
Shanidar, Jeyaraj, s.n. S. No. 98-11, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-10; east by S. No. 98-12; south by S. No. 98-13; west by S. No. 98-14.	414
Shanidar, Jeyaraj, s.n. S. No. 98-12, belonging to Shanidar Malappa and Rajahmundry district, bounded on the north by S. No. 98-11; east by S. No. 98-13; south by S. No. 98-14; west by S. No. 98-15.	415

Tanjore district, Nagapattinam taluk,
No. 46, Kakkilam village.

No. 85, S. No. 1157 part, belonging to estate
Kakkilam, Government, and belonging to
Kakkilam taluk, Nagapattinam, bounded on the north
by S. No. 1154 part, and by Nagapattinam
Taluk, south by S. No. 1155, and by S. No. 1156.

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No. 58, Teppakampalayam village.

No. 85, S. No. 1155 part, belonging to Kakkilam
Taluk, bounded on the north by S. No. 1154
part, and south and west by Kakkilam
Taluk.

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No. 85.—Whereas it appears to Government that
the lands mentioned below and measuring approximately
0.20 acre, are needed for a public purpose,
to wit, for the extension of streets in Palumb
municipality, notice to that effect is hereby given to
all whom it may concern in accordance with the
provisions of sub-section (1) of section 4 of the Land
Acquisition Act, 1894, as amended by Act
XXXVIII of 1905. The Government hereby
authorizes the Revenue Divisional Officer, Madras,
and his subordinate to exercise the powers conferred
by section 4 (2) of the Act and under section
4 appoints the Revenue Divisional Officer, Madras,
to perform the functions of the Collector under
section 5-A of the Act.

West Godavari district, Nagapattinam taluk,
Palumb village.

Palumb, S. No. 1154 B, belonging to Madras
Taluk, bounded on the north by S. No. 1154
part, and south and west by S. No. 1154 A.

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No. 85.—Whereas it appears to Government that
the lands mentioned below and measuring approximately
0.20 acre, are needed for a public purpose,
to wit, for the extension of streets in Palumb
municipality, notice to that effect is hereby given to
all whom it may concern in accordance with the
provisions of sub-section (1) of section 4 of the Land

Acquisition Act, 1894, as amended by the Land
Acquisition Amendment Act XXXVIII of 1905.
The Government hereby authorizes the Revenue
Divisional Officer, Madras, and his subordinate to
exercise the powers conferred by section 4 (2) of the
Act and under section 4 appoints the Revenue
Divisional Officer, Madras, to perform the functions
of a Collector under section 5-A of the Act.

Madras district, Ponnai taluk,
Mondra's village, Ponnai taluk.

Private person, and portion of S. No. 1154 B, belong-
ing to Mondra's village, Ponnai taluk, bounded on the north
by S. No. 1154 part, and by S. No. 1154 A, south by S. No. 1154 B, and by S. No. 1154 C.

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No. 85.—Whereas it appears to Government that
the lands mentioned below are needed for a
public purpose, to wit, for the extension of the
main channel of the village tank from the hospital
ground at Mondra, notice to that effect is hereby
given to all whom it may concern in accordance with
the provisions of sub-section (1) of section 4 of the
Land Acquisition Act, 1894, as amended by the
Land Acquisition Amendment Act XXXVIII of
1905. The Government hereby authorizes the
Revenue Divisional Officer, Madras, and his subordinate
to exercise the powers conferred by section 4
(2) of the Act and under section 4 appoints the
Revenue Divisional Officer, Madras, to perform the
functions of the Collector under section 5-A of the
Act.

Madras district, Madras taluk, Mondra's village.

Govt. day, S. No. 1154 B, belonging to Mondra's
village, bounded on the north by S. No. 1154
part, and by S. No. 1154 A, south by S. No. 1154 B.

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No. 85.—Under section 6 of the Land Acquisition
Act, 1894, as amended by Act XXXVIII of
1905, the Government hereby declares that the lands
mentioned below and measuring 7.00 square feet,
are needed for a public purpose, to wit, for widening the
main channel of the village tank from the hospital
ground at Mondra, notice to that effect is hereby
given to all whom it may concern in accordance with
the provisions of sub-section (1) of section 4 of the
Land Acquisition Act, 1894, as amended by the
Land Acquisition Amendment Act XXXVIII of
1905. The Government hereby authorizes the
Revenue Divisional Officer, Madras, and his subordinate
to exercise the powers conferred by section 4
(2) of the Act and under section 4 appoints the
Revenue Divisional Officer, Madras, to perform the
functions of the Collector under section 5-A of the
Act.

South Kanara district, Mangalore taluk,
No. 81, Chitra Nagar village.

Govt. day, S. No. 1154 B, belonging to Chitra
Nagar, bounded on the north by S. No. 1154
part, and by S. No. 1154 A, south by S. No. 1154 B.

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No. 85.—Under section 6 of the Land Acquisition
Act, 1894, as amended by Act XXXVIII of
1905, the Government hereby declares that the lands
mentioned below and measuring 7.00 square feet,
are needed for a public purpose, to wit, for widening the
main channel of the village tank from the hospital
ground at Mondra, notice to that effect is hereby
given to all whom it may concern in accordance with
the provisions of sub-section (1) of section 4 of the
Land Acquisition Act, 1894, as amended by the
Land Acquisition Amendment Act XXXVIII of
1905. The Government hereby authorizes the
Revenue Divisional Officer, Madras, and his subordinate
to exercise the powers conferred by section 4
(2) of the Act and under section 4 appoints the
Revenue Divisional Officer, Madras, to perform the
functions of the Collector under section 5-A of the
Act.

Umsweram villages.

Item, S. No. 128 B, belonging to Agreya Kumbhara of Umsweram, bounded on the north by No. 119 A; south by No. 126; west by Kankhola; east by No. 131	0-35
Item, S. No. 129 B, belonging to Talika Kumbhara of Umsweram, bounded on the north and east by No. 128 A; south by No. 132; west by Kankhola	0-42
Item, S. No. 134 A, belonging to Maheshwari Kumbhara of Umsweram, bounded on the north and east by No. 133 A; south by Kankhola; west by No. 119	0-48
Gumamari, S. No. 135 A, belonging to Vaidya Kumbhara of Umsweram, bounded on the north by No. 131, east by No. 134 A; south by No. 132; west by Kankhola	0-50
Gumamari, S. No. 135 B, belonging to Vaidya Kumbhara of Umsweram, bounded on the north by No. 131; east by No. 134 A; south by No. 132; west by Kankhola	0-50
Gumamari, S. No. 136 B, belonging to Chandi Kumbhara of Umsweram, bounded on the north by No. 131; east by No. 134 A; south and west by Kankhola	0-52
Item, S. No. 137 B, belonging to Bhagwati Kumbhara of Umsweram, bounded on the north and east by No. 136 A; south by No. 131; west by Kankhola	0-52
Gumamari, S. No. 138 A, belonging to Kumbhara Kumbhara of Umsweram, bounded on the north by No. 137; east by No. 131; south by Kankhola	0-57
.....	0-58
Total	2-28

Kankhola villages.

Item, S. No. 137 B, belonging to Kankhara Kumbhara of Kankhola, bounded on the north by No. 137; east by No. 138; south by Kankhola; west by No. 131	0-30
Item, S. No. 138 B, belonging to Kankhara Kumbhara of Kankhola, bounded on the north and east by No. 137; south by No. 131; west by Kankhola	0-30
.....	0-31
Total	0-31
Grand total	3-21

O. K. COTTERELL,
Secretary to Government.

NOTIFICATIONS BY COLLECTORS
AND LOCAL AUTHORITIES.

Under section 81 (2) of the Madras District Municipalities Act V of 1920, the undersigned hereby notifies the limits described below from the control of the Municipal Council, Bangalore, in the district of Madras—

Tanjore Town—Block No. 35.

S. No. 1931 A, bounded on the north by T.S. No. 1931 B, south by T.S. No. 1931 C, east by T.S. No. 1931 D, west by Kankhola	0-30
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H. L. BRAIDWOOD,
Collector.

Chennai Collector's Office,
24th July 1928.

Under section 81 (2) of the Madras District Municipalities Act V of 1920, the Collector of Madras hereby notifies the limits described below from the control of the Municipal Council, Bangalore, in the district of Madras—

T.S. No. 1931 A, bounded on the north by T.S. No. 1931 B, south by T.S. No. 1931 C, east by T.S. No. 1931 D, west by Kankhola	0-31
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T.S. No. 1931 C, bounded on the north by T.S. No. 1931 D; east by T.S. No. 1931 E; south and west by T.S. No. 1931 F; south by Kankhola	0-31
T.S. No. 1931 D, bounded on the north by T.S. No. 1931 E; east by Kankhola; south by T.S. No. 1931 F; west by T.S. No. 1931 G	0-32
T.S. No. 1931 E, bounded on the north by T.S. No. 1931 F; east by Kankhola; south by T.S. No. 1931 G; west by T.S. No. 1931 H	0-33
T.S. No. 1931 F, bounded on the north by T.S. No. 1931 G; east by Kankhola; south by T.S. No. 1931 H; west by T.S. No. 1931 I	0-34

R. H. KELLY,
Collector.

Madras Collector's Office,
24th July 1928.

Under section 81 (2) of the Madras District Municipalities Act V of 1920, the undersigned hereby notifies the limits described below from the control of the Municipal Council, Bangalore, in the district of Madras—

South Villen town, west by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-35
South Villen town, west by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-36
South Villen town, west by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-37

A. G. LEACH,
Collector.

South Area Collector's Office,
24th July 1928.

Under section 81 (2) of the Madras District Municipalities Act V of 1920, the Collector of South Area hereby notifies the limits described below from the control of the Municipal Council, Bangalore, in the district of Madras—

Chennai Town, T. No. 1931 A, bounded on the north, east and west by T.S. No. 1931 B, south by T.S. No. 1931 C	0-38
Chennai Old Town, west by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-39

A. UPENDRA PAI,
Deputy Collector.

South Area Collector's Office,
24th July 1928.

In exercise of the powers delegated under section 81 (2) of the Madras District Municipalities Act V of 1920, the Collector of Tanjore hereby notifies the limits described below from the control of the Municipal Council, Bangalore, in the district of Madras—

S. No. 1, West by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-40
S. No. 1, West by T.S. No. 1931 A, east by T.S. No. 1931 B, south by T.S. No. 1931 C, north by T.S. No. 1931 D	0-41

H. S. SHIELD,
Collector.

Tanjore Collector's Office,
24th July 1928.

Under section 80 (1) of the Madras Local Boards Act, the Collector, West Godavari, hereby advises that from and after the date of this notification the local authorities below, measuring 0-44 acre in Durbania land in Grammas of Narasapur taluk, be the same a little more or less, shall be constituted from the operation of the Local Boards Act :—

S. No. 24 A, succeeded on all sides by S. No. 24 A. 0 44

A. H. A. TODD,

West Godavari Collector's Office,
26th July 1938.

Under section 67 (1) of the Madras Local Boards Act, 1920, and under rule 8 of the rules for the election of members of district boards by taluk boards, M.R. Ry. Palla Bunka Reddi Gura is declared to have been elected as a member of the District Board by the Kurnool Taluk Board.

G. RAMAKRISHNA REDDI,
President.

Kurnool Taluk Board Office,
26th July 1938.

Under section 8 (4) of the Madras District Municipalities Act V of 1920 and rule 7 (1) of the rules for the conduct of elections of municipal councillors, Captain John Moore, I.M.S. (Retd.), has been declared to have been duly elected as a Councillor for (Mount Pleasant) Ward No. 5. His term of office will expire at noon on the 1st day of November 1938.

P. W. HADGITHON,
Chairman.

Chamara Municipal Office,
26th July 1938.

Under rule 8 (3) of the District Municipalities Act of 1920 and under rule 7 (1) of the rules for the conduct of elections of councillors in municipalities, M.R. Ry. Pal Reddi Polak Reddi Gura is declared duly elected as councillor for ward No. VIII, Nagendrapur ward. His term of office will expire on 1st November 1938 afternoon.

O. LAKSHMINARAYANA SASTRI,
Chairman.

Cuddalore Municipal Office,
26th July 1938.

Under section 8 (3) of the District Municipalities Act, 1920, and under rule 7 (1) of the rules for the conduct of elections of municipal councillors,

M.R. Ry. K. N. Agre Agre Aravali is declared to have been duly elected as Councillor for the IV Ward of the Kollegal Municipal Municipality. His term of office will continue up to the end of 1st November 1938.

C. S. SCHIMPE,
Chairman.

Kodukamal Municipal Office,
26th July 1938.

Under section 8 (3) of the Madras District Municipalities Act V of 1920 and under rule 7 (1) of the rules for the conduct of elections of municipal councillors, the undesignated gentlemen have been declared to have been duly elected as municipal councillors of the Municipal Municipality for the wards noted against each, for a period of three years commencing from the noon of the 1st November 1938 :—

(1) M.R. Ry. Rao Bahadur Kotru Gopal Madakya Srinivas Madhava—Ward No. 1.

(2) M.R. Ry. Anantaram Nayudu Gurusami Nayudu—Ward No. III.

M. R. SRINIVASA AYYAR,
Chairman.

Munagur Municipal Office,
26th July 1938.

Under section 8 (3) of the Madras District Municipalities Act, 1920, and under rule 23 of the rules for the conduct of elections of municipal councillors, M.R. Ry. V. R. Appadram Mahalingar Aravali is declared to have been duly elected councillor in a general meeting for the 6 ward of the municipality. He will hold office until 1st November 1938.

N. KRISHNASWAMI SATYU,
Chairman.

Talase Municipal Office,
27th July 1938.

Under section 12 of the Madras District Municipalities Act of 1920 and rule 8 (1) of the rules for the election of chairmen and vice-chairmen of municipal boards, M.R. Ry. P. N. A. Mahammad Ibrahim Ibrahim Ibrahim Ibrahim is declared to have been duly elected as the Chairman of the Vardhamangar Municipality.

J. P. JENNINS,
Presiding Councillor.

Vardhamangar Municipal Office,
26th July 1938.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 31.]

MADRAS, TUESDAY EVENING, AUGUST 3, 1926.

[Price, 1 anna.]

Part III.—Educational.

CONTENTS.

	Page
LAW DEPARTMENT (Education)	315
Notwithstanding	315
Various	315

Government	315
Government Technical Education, April 1926—Enrollment	315
Technical Education, April 1926, and Special	315
Technical Education, April 1926—Enrollment	315

LAW DEPARTMENT. (Education.)

EXTENSION OF LEAVE.

Fort St. George, July 27, 1926.

No. 230.—*Subject: B. Kalyani Amma, Superintendent, Government Training and Secondary School for Women, Mangalore, extension of leave for one month from the 4th May 1926—eight days on average pay without medical certificate and the remaining days on half average pay.*

Fort St. George, July 28, 1926.

No. 231.—*M.H. Ry. Z. O. Chinnappa Ammal, Headmaster, Government Secondary and Training School, Government College, Mangalore, and Officiating Personnel Assistant to the Director of Public Instruction, Madras, extension of leave on average pay for one month with effect from the 7th July 1926.*

APPOINTMENTS.

Fort St. George, July 26, 1926.

No. 232.—*Under section 3 of the Madras Elementary Education Act, 1923, the Government are pleased to appoint Mrs. Florence Lena Trenchard, Sub-Assistant Inspector of Schools, Tenageri Girls' School, as a member of the District Educational Council, Tenageri.*

Fort St. George, July 21, 1926.

(With effect from the date of taking charge.)

No. 233.—*Miss Yegga Kanna, Officiating Superintendent, Government Secondary and Training School for Women, Chidambaram, in the Madras*

Educational Service, to officiate as Lecturer, Lady Wellington Training College, in the Madras Educational Service during the absence of Miss L. Phillips as when duty is not further orders.

NOTIFICATIONS.

Fort St. George, July 27, 1926.

No. 234.—*Under section 3 of the Madras Elementary Education Act, 1923, M.H. Ry. K. Venkateshalingam, C. S. O. has been placed to be a member of the District Educational Council, Kanna, by the Tamil Nadu, Madras.*

Fort St. George, July 27, 1926.

No. 235.—*Under section 16 (1) (a) of the Madras Elementary Education Act, 1923, M.H. Ry. M. Subramanian Aiyangar is removed from his office as a member of the District Educational Council, Tenageri, as he has been absent for more than three months from the jurisdiction of the Council.*

Fort St. George, July 23, 1926.

No. 236.—*The following additions to the Madras Educational Rules are notified:—*

(1) *Sub 15.—Add the following to the last sub-paragraph:—*

"*Working as industrial workers should hold group certificates in bookwork and drawing under the scheme of Government Industrial Examinations.*"

(2) Rule 107 (ii)—Add the following as the last item in the table relating to qualifications of staff:—

Appointment.	Teaching college.	Secretary training school.	Ministry training school.
Ranking as industrial inspectors.	Group certificate in mathematics and drawing.		

ACQUISITION OF LAND.

Port St. George, July 26, 1926.

Whereas it appears to the Government that the lands described below are required for a public purpose, to wit, for giving agricultural training to the boys of the Refectory and Senior Certified School at Changepet, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (3) of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act, 1925 (XXVIII of 1925). The Governor in Council hereby authorizes the Director General of Mines, Changepet, and his subordinates to execute the powers conferred by section 4 (2) of the Act, and under sections 5 (a) and 5 A appoints the Revenue Divisional Officer, Changepet, to perform the functions of a Collector under the Act. All persons interested in the lands are required to lodge before the above officer within three days after the date of this notification a statement in writing of their objections, if any, to the proposed acquisition.

Changepet district, Changepet taluk,
No. 218 Madhav village.

Plot No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.	400
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Examinatory Letter Grade.

II. Detected :-

Practise :-

For "Partial selection—Part I, Narayana-kandigai, stanza 23 to the end."

And "Partial selection—Part II, stanza 241 to 301, Narayana-kandigai (14 verses)."

(By order)

H. KRISHNA RAO BRONSLE,
Secretary.

Office of the Officer, for these Examinations,
Madras, 19th July 1926.

UNIVERSITY OF MADRAS.

NOTIFICATION

It is hereby notified under Law 8 of Chapter VI of the Laws of University that the following persons have been declared duly elected members of the Academic Council by the teaching staff of the College, as hereunder :-

(1) Miss Corina Gordon, Teachers' College, Bangalore, and S. Lakshminarayana.

(2) Miss E. Phillips, M.A., L.V. Lady Willingdon Training College, and Miss M. T. Tomlinson.

(By order)

W. McLEAN,
Secretary.

Reside House, 26th July 1926.

ANDHRA UNIVERSITY

RESOLUTION TO THE SENATE

It is hereby notified, under Law 8 of Chapter VI of the Laws of the Madras University, which is applicable to this University under section 45 (1) of the Andhra University Act, that the following persons have been declared duly elected members of the Senate of the Andhra University by the members of the municipal councils, taluk boards, and other members of the district boards as are not members of these bodies in the district noted against each, under section 45 (1) and (2) of the Act :-

Andhra Pradesh :-

M.R. B. S. Lakshminarayana, F.C.S. Guntur, President, Taluk Board, Guntur.

M.R. B. S. Lakshminarayana, F.C.S. Guntur, President, Taluk Board, Anantapur.

West Godavari :-

M.R. B. S. Lakshminarayana, F.C.S. Guntur, President, Taluk Board, Nellore.

M.R. B. S. Lakshminarayana, F.C.S. Guntur, President, Taluk Board, Nellore.

(By order)

C. D. S. CHETTY,
Secretary.

Bowdler, 26th July 1926

**ACCOUNTANCY DIPLOMA BOARD,
BOMBAY.**

It is hereby notified that the Government of Bombay, have, on the recommendation of the Accountancy Diploma Board, Bombay, awarded the Government Diploma in Accountancy of the Bombay College of Commerce and Economics, Bombay, to the undersigned (1) (name) candidate, who have passed the prescribed professional examination and received an adequate practical training in accountancy. The candidates will be named as follows :-

B-1

awarded "Government Diploma in Accountancy" and authorized to enter the list of "G.D.A." in their names :-

Government Diploma in Accountancy.

100. Mr. K. V. Desai, B.A., B.L., of Bombay.

101. Mr. K. V. Desai, B.A., B.L., of Bombay.

102. Mr. K. V. Desai, B.A., B.L., of Bombay.

103. Mr. K. V. Desai, B.A., B.L., of Bombay.

104. Mr. K. V. Desai, B.A., B.L., of Bombay.

105. Mr. K. V. Desai, B.A., B.L., of Bombay.

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112. Mr. K. V. Desai, B.A., B.L., of Bombay.

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114. Mr. K. V. Desai, B.A., B.L., of Bombay.

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NAME OF pupil

18122	Ramakrishnan, G.
18123	Ramalingam, S.
18124	Ramakrishnan, S. S.
18125	Ramalingam, S. S.
18126	Ramalingam, S. S.
18127	Ramakrishnan, S. S.
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18200	Ramakrishnan, S. S.

K. S. APPARWAMI ATTAR

A Very Senior Educational Officer, South Coast,
Colombo N.E., 2nd July 1926.

SCHOLARSHIPS—EUROPEAN— COLLEGIATE—1926.

These scholarships are open to Europeans (as defined in article 2 of the Code of Regulations for European Schools) pupils who passed the High School Examination, 1925, and are continuing their studies either in Arts College of a Madras University or are pursuing a recognized course of study in any institution approved for this purpose by the Director of Public Instruction. Only such candidates are however eligible as will not be able to proceed satisfactorily with their education without the aid of a scholarship.

1. Seven Collegiate scholarships (four boys and three girls) are available for award in 1926-27 to students residing in the first year University classes or in the first year class of the recognized course of study, which the pupil is pursuing in any professional or other recognized institution. The scholarships are renewable on application in the prescribed form through the Principals 1925-26—in the next higher class and in succeeding years in the case of those pursuing their studies in institutions other than Arts College, if necessary, provided the conduct and progress of the scholars are satisfactory.

2. Correspondents of European schools are requested kindly to submit applications to submit their applications for these scholarships in the form appended (manuscript form may be used), to the undersigned so as to reach him by 31st August 1926 through the Principals of the Colleges concerned after the applicants have actually joined the College and their applications received after the prescribed date will not be considered. The case of the applicants for these scholarships should not have arrived on 31st December 1925 certain years.

3. These scholarships will be awarded on a consideration of merit and need. Applicants should therefore clearly set forth their pecuniary position which must be attested by the Principals of the institutions in which they are residing.

4. The scale of scholarships is not less than Rs. 15 and not more than Rs. 20 per annum for two or more years.

FORM OF APPLICATION FOR COLLEGIATE SCHOLARSHIPS, 1926.

1. Name in full.
2. Sex.
3. Date of birth.
4. Place of birth.
5. Name in full of parent or guardian.
6. Present residence (if R).
7. Complete and exactly where are courses of 2.
8. High School from which pupil appeared for the High School Examination, 1925.
9. Class and position in past year.
10. College or institution now attending.
11. Whether the candidate is in receipt of any stipend, allowance or aid from any other school or institutions 25th, 1925.
12. Any remarks on the pecuniary circumstances of 4.
13. Recommendation of the Principal of 10.

Station

Date

Signature of applicant

Comments of Principal

I certify after investigation that..... is to the best of my knowledge a European within the meaning of article 2 of the Code of Regulations for European Schools, that the entry in (see application) form is correct and that without the aid of a scholarship the applicant would not be able to proceed satisfactorily with his education.

Station

Date

Principal

Institution

**SCHOLARSHIPS—EUROPEAN—
FINAL—1906.**

Applications are invited for six Final Scholarships (three for men and three for women) of the monthly value of not less than fifteen pounds and not more than twenty pounds for at least two years in a College of a Medicine University to be awarded in 1906 for the academic year 1906-07.

2. These scholarships are open only to European candidates as defined in article 2 of the Code of Regulations for European schools.

3. They will be awarded by the Director of Public Instruction to students making in 1906-07 for a diploma or a degree, on the result of the Intermediate examination, April 1907, and on a consideration of the merit of the applicants for entrance to proceed with their education.

4. They may be renewed for one or more subsequent academic years on an application in the prescribed form from the scholar submitted to the Inspector through the Principal of his College provided that his progress and conduct have been satisfactory.

5. Applications should be made in the subjoined form (concurrent forms may be sent) to the Inspector of European Schools, Old College, Gibraltar, F.O., Madras, by 31st August 1906, through the Principals of the Colleges concerned after the applicant has actually joined the College. Applications received after the prescribed date will not be considered.

**FORM OF APPLICATION FOR EUROPEAN
FINAL SCHOLARSHIPS, 1906.**

1. Name in full of applicant.
2. Sex.
3. Date of birth.
4. Place of birth.
5. Name of parent or guardian.
6. Education.
7. How passed and where in course of 5.
8. College (or with applicant appeared for the Intermediate examination, March 1907).
9. Character mark obtained in the examination (Note that the degree is not).
10. Degree or diploma for which reading.
11. College where for 10.
12. Whether the candidate is in receipt of any stipend, bursar, or of any other form of public or private money.
13. Recommendation of Principal of 11.

Address

Date

Signature of applicant.

CONTINUATION.

I hereby certify under investigation that in the best of my knowledge as a European within the meaning of article 2 of the Code of Regulations for European schools, that the above student is sincere and that without the existence of the scholarship applied for he cannot satisfactorily proceed with his education.

Station

Date

Principal,
College.

**SCHOLARSHIPS—EUROPEAN—
MIDDLE—1906.**

Middle Scholarships are awarded to poor but promising European pupils reading in Standard V in recognized schools.

1. They are awarded on the result of the schools' promotion examinations from Standard IV, together with a consideration of the merit of the applicants for entrance to proceed with their education.

2. They are tenable for three years and will be awarded in Standards VI and VII in the next year and the next year but one successively, provided the pupil is promoted and his progress and conduct are satisfactory. Applications for renewal in the prescribed form should be submitted at the beginning of the respective years.

3. The value of the scholarship is not less than Rs. 5 and not more than Rs. 8 per annum.

4. Twenty scholarships (12 boys and 8 girls) are available for award in 1906, renewable in 1907 and 1908.

5. Applications in the appended form (manuscript form may be used) will be received from the Correspondents by the undersigned up to 31st August 1906. Applications received after that date will not be considered.

6. Applicants must not have exceeded 14 years of age on 31st December 1905.

**APPLICATION FORM FOR MIDDLE SCHOLARSHIPS,
1906.**

1. Name in full.
2. Sex.
3. Date of birth.
4. Place of birth.
5. School in which pupil is at present.
6. Number of pupils in that Standard IV.
7. Position of applicant in the present list.
8. School now attending.
9. Standard in which now reading.
10. Name of parent or guardian.
11. Place of residence of parent.
12. Occupation and amount of salary or income of parent.
13. Whether the applicant is in receipt of any stipend, bursar, or of any other form of public or private money.
14. Recommendation of his teacher of 8.

Address

Date

Signature of applicant.

CONTINUATION.

I hereby certify under investigation that in the best of my knowledge as a European within the meaning of article 2 of the Code of Regulations for European Schools, that the above student is sincere and that without the existence of the scholarship applied for he cannot satisfactorily proceed with his education.

Station

Date

Headmaster

School

SCHOLARSHIPS—EUROPEAN—HIGH—1906.

Twenty High Scholarships (12 boys and 8 girls) are available for award in 1906 to poor European pupils of promise.

1. The scholarships are of the value of not less than Rs. 10 and not more than Rs. 12 per annum and are tenable for two years in the High School standards of a recognized school or for a recognized course of study not exceeding five years in a technical or professional institution.

2. Applicants must not have exceeded 14 years of age on 31st December 1905.

3. They will be awarded on the result of the Middle School Examination, 1906, and the merit of the applicants to enable them to continue their education satisfactorily. Full particulars should be given regarding the personal circumstances of pupils in question and their family obligations.

4. Applications in the appended form (manuscript form may be used) should be submitted through or by the Correspondent of the school in which the applicant is reading so as to reach the undersigned by 31st August 1906. Applications received after that date will not be considered.

**FORM OF APPLICATION FOR HIGH SCHOLARSHIPS,
1906.**

1. Name in full.
2. Sex.
3. School in which pupil is reading.
4. Standard in which now reading.
5. School from which Middle School Examination, 1906, was passed.
6. Date of pass.
7. Date of birth.
8. Place of birth.
9. Name of parent or guardian.

12. Testimony of parent or guardian.
13. Description and locality where or causes of parent or guardian.
14. Whether the pupil is in receipt of any scholarship, bursary, or allowance for private tuition.
15. Remarks on the previous examinations of parent.
16. Remarks on the previous examinations of pupil.

Student

Date

Signature of applicant.

CERTIFICATE OF EXAMINATION (B).

I certify to the best of my knowledge after investigation that, is a European within the meaning of article 2 of the Code of Regulations for European Schools, that the statements above are correct and that without the aid of the scholarship applied for the applicant would not be able to satisfactorily continue his education.

Station

Headmaster

Date

School

The Old College, Cathedral P.O., Madras,
29th July 1928.

EUROPEAN SCHOOLS EXAMINATIONS—1928.

The Middle and High Examinations under the European School-Leaving Certificate scheme will be held on 28th November 1928 and following days.

1. The examinations are open only to pupils of recognised European Schools in the Madras Presidency who satisfy the requirements of attendance, etc., of the European School-Leaving Certificate and to bona fide private pupils who are Europeans. In order to be admitted as a private pupil, a boy or girl must have studied privately under conditions approved by the Inspector of European Schools and must not be a pupil from an recognised school nor have attended any recognised school within a year from the date of the examination. Admission as a private candidate can be granted only on a specific order of the Inspector of European Schools.

2. High test colleges and students are awarded on the results of the examination—vide Chapter IV of the Code of Regulations for European Schools.

3. Application for admission to these examinations should be made to the Secretary to the Commissioner for Government Examinations, Old College, Nungambakam, Madras, S.W., on forms which can be obtained from him. Applications should reach him by 15th September 1928.

4. The fees for admission to the examinations are—High School Rs. 10, Middle School Rs. 5. These should be forwarded, together with the completed application form, as a Treasury receipt. Applied fees should be taken when creating the fee into the Treasury to have them credited to the correct budget head or debited to the application form. For once paid money is not refundable.

5. Orders for the examination, time-table and instructions for submitting the candidates' School-Leaving Certificate will be notified later.

H. O. KRISHNAW,

Inspector of European Schools.

Madras, 28th July 1928.

MADRAS STUDENTS' ADVISORY COMMITTEE.

Student: The Vice-Chancellor of the University of Madras (in office).

For-Presider: The Director of Public Instruction (in office), Secretary: Mr. A. Davies, Principal, Law College, Madras.

The main functions of the Committee are—
(1) To furnish information and advice to Students who contemplate going to England.

(2) To circulate in India to colleges and other institutions the educational, financial and social information collected by the Bureau in London.

(3) To communicate with the Colonial Bureaux on behalf of students before they start, or on behalf of their parents when they are in England.

Students of the Madras Presidency and of Native States whose colleges are affiliated to the Madras University, who contemplate going to England, and the relatives and friends of these who are going or are already gone, are invited to correspond with Mr. A. Davies, Secretary to the Madras Committee, at the Law College, Madras, from whom all necessary information can be obtained.

Letters from Madras students to the Educational Adviser in London or to other Educational authorities in Great Britain are forwarded to the Madras Secretary for disposal and must duly be forwarded by direct correspondence with the latter.

There is a library attached to the Secretary's office at the Law College consisting of the programmes, syllabuses and standards of the various educational institutions and universities in Great Britain and students and other enquirers will be allowed the use of the library on all week days except Saturdays and holidays between 10 a.m. and 4 p.m.

A. DAVIES,
Secretary.

VACANCIES.

Desired applications from trained lower and higher grade Hindu and Mohammedan India teachers for girls schools in European Girls' Board—

Mohammedan Higher grade minimum—Pay Rs. 25 + 4.

Mohammedan Lower grade minimum—Pay Rs. 18 + 4.

Hindu Higher grade minimum—Pay Rs. 18 + 4.

Hindu Lower grade minimum—Pay Rs. 15 + 4.

Applications will be received by the President, Tamil Board, Bangalore, up to 15th of August.

P. RAMAKRISHNAN NAYUDU,
President.

European Girls' Board Office,
15th July 1928.

Applications are invited from duly qualified candidates for the post of an engine driver in the workshop attached to the institution. The post carries Rs. 20 per month. Applications together with certificates in original should reach the undersigned on or before the 10th proximo and the selected candidate must be prepared to join immediately on receipt of orders. Preference will be given to those who know German and French work.

V. RAMASWAMI AYYANGAR,
Superintendent.

Govt. School of Engineering, Vengaloor,
10th July 1928.

Applications are invited from the female trained hands for the Mohammedan girls school, Anantapur, on a salary of Rs. 50 plus Rs. 3 duty allowance per mensem.

B. CHALANAPPA,
Commissioner.

Anantapur Municipal Office,
24th July 1928.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE

No. 31.]

MADRAS, TUESDAY EVENING, AUGUST 3, 1936.

[Price, 1 anna.]

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS, APRIL 1936.

The following candidates are declared to have passed the GOVERNMENT TECHNICAL EXAMINATIONS held on April 1936 in the subjects under which their names appear:—

[A notice is now appearing in Part I-B of the Fort St. George Gazette, this month, giving names and to whom applications should be made by candidates.]

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

B = Botany. C = Indian Chemistry.

HB = Non-Botany Organic Chemistry. M = Mathematics.

BOOK-KEEPING (LOWER GRADE)—cont.

First Class.

Register number and name of candidate.	Class of examination.	Place of examination.
31 Chandrasekhar Reddy ..	B
32 Ravindran Jayaram Reddy ..	B
33 Mallikarjunaiah Reddy ..	B
34 Chinnappaiah ..	B
41 Yerramreddy Subrahmanyam ..	B
42 Challa Reddy ..	B
43 Rangaiah ..	B
44 Rangaiah ..	B
45 Subramanyam ..	B
46 Subramanyam ..	B
47 Subramanyam ..	B
48 Subramanyam ..	B
49 Subramanyam ..	B
50 Subramanyam ..	B
51 Subramanyam ..	B
52 Subramanyam ..	B
53 Subramanyam ..	B
54 Subramanyam ..	B
55 Subramanyam ..	B
56 Subramanyam ..	B
57 Subramanyam ..	B
58 Subramanyam ..	B
59 Subramanyam ..	B
60 Subramanyam ..	B

Second Class.

61 Subramanyam ..	B
62 Subramanyam ..	B

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BOOK-KEEPING (LOWER GRADE)—cont.

Second Class—cont.

Register number and name of candidate.	Class of examination.	Place of examination.
63 Subramanyam ..	B
64 Subramanyam ..	B
65 Subramanyam ..	B
66 Subramanyam ..	B
67 Subramanyam ..	B
68 Subramanyam ..	B
69 Subramanyam ..	B
70 Subramanyam ..	B
71 Subramanyam ..	B
72 Subramanyam ..	B
73 Subramanyam ..	B
74 Subramanyam ..	B
75 Subramanyam ..	B
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77 Subramanyam ..	B
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82 Subramanyam ..	B
83 Subramanyam ..	B
84 Subramanyam ..	B
85 Subramanyam ..	B
86 Subramanyam ..	B
87 Subramanyam ..	B
88 Subramanyam ..	B
89 Subramanyam ..	B
90 Subramanyam ..	B

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Species Occurrence.			
Species number and name of locality.	Class of association.	Flora of associated species.	
8179 Melastoma Abdel Kader	M	..	Madras.
8198 E. Alphonse	..	NB	..
8204 M. K. K. K. K.	..	NB	..
8202 L. P. K. K. K. K.	..	NB	..
2002 A. K. K. K. K.	..	M	..
2003 K. K. K. K.	..	M	..
2004 S. K. K. K. K.	..	M	..
2005 S. K. K. K. K.	..	M	..
2006 S. K. K. K. K.	..	M	..
2007 S. K. K. K. K.	..	M	..
2008 S. K. K. K. K.	..	M	..
2009 S. K. K. K. K.	..	M	..
2010 S. K. K. K. K.	..	M	..
2011 S. K. K. K. K.	..	M	..
2012 S. K. K. K. K.	..	M	..
2013 S. K. K. K. K.	..	M	..
2014 S. K. K. K. K.	..	M	..
2015 S. K. K. K. K.	..	M	..
2016 S. K. K. K. K.	..	M	..
2017 S. K. K. K. K.	..	M	..
2018 S. K. K. K. K.	..	M	..
2019 S. K. K. K. K.	..	M	..
2020 S. K. K. K. K.	..	M	..
2021 S. K. K. K. K.	..	M	..
2022 S. K. K. K. K.	..	M	..
2023 S. K. K. K. K.	..	M	..
2024 S. K. K. K. K.	..	M	..
2025 S. K. K. K. K.	..	M	..
2026 S. K. K. K. K.	..	M	..
2027 S. K. K. K. K.	..	M	..
2028 S. K. K. K. K.	..	M	..
2029 S. K. K. K. K.	..	M	..
2030 S. K. K. K. K.	..	M	..
2031 S. K. K. K. K.	..	M	..
2032 S. K. K. K. K.	..	M	..
2033 S. K. K. K. K.	..	M	..
2034 S. K. K. K. K.	..	M	..
2035 S. K. K. K. K.	..	M	..
2036 S. K. K. K. K.	..	M	..
2037 S. K. K. K. K.	..	M	..
2038 S. K. K. K. K.	..	M	..
2039 S. K. K. K. K.	..	M	..
2040 S. K. K. K. K.	..	M	..
2041 S. K. K. K. K.	..	M	..
2042 S. K. K. K. K.	..	M	..
2043 S. K. K. K. K.	..	M	..
2044 S. K. K. K. K.	..	M	..
2045 S. K. K. K. K.	..	M	..
2046 S. K. K. K. K.	..	M	..
2047 S. K. K. K. K.	..	M	..
2048 S. K. K. K. K.	..	M	..
2049 S. K. K. K. K.	..	M	..
2050 S. K. K. K. K.	..	M	..
2051 S. K. K. K. K.	..	M	..
2052 S. K. K. K. K.	..	M	..
2053 S. K. K. K. K.	..	M	..
2054 S. K. K. K. K.	..	M	..
2055 S. K. K. K. K.	..	M	..
2056 S. K. K. K. K.	..	M	..
2057 S. K. K. K. K.	..	M	..
2058 S. K. K. K. K.	..	M	..
2059 S. K. K. K. K.	..	M	..
2060 S. K. K. K. K.	..	M	..
2061 S. K. K. K. K.	..	M	..
2062 S. K. K. K. K.	..	M	..
2063 S. K. K. K. K.	..	M	..
2064 S. K. K. K. K.	..	M	..
2065 S. K. K. K. K.	..	M	..
2066 S. K. K. K. K.	..	M	..
2067 S. K. K. K. K.	..	M	..
2068 S. K. K. K. K.	..	M	..
2069 S. K. K. K. K.	..	M	..
2070 S. K. K. K. K.	..	M	..
2071 S. K. K. K. K.	..	M	..
2072 S. K. K. K. K.	..	M	..
2073 S. K. K. K. K.	..	M	..
2074 S. K. K. K. K.	..	M	..
2075 S. K. K. K. K.	..	M	..
2076 S. K. K. K. K.	..	M	..
2077 S. K. K. K. K.	..	M	..
2078 S. K. K. K. K.	..	M	..
2079 S. K. K. K. K.	..	M	..
2080 S. K. K. K. K.	..	M	..
2081 S. K. K. K. K.	..	M	..
2082 S. K. K. K. K.	..	M	..
2083 S. K. K. K. K.	..	M	..
2084 S. K. K. K. K.	..	M	..
2085 S. K. K. K. K.	..	M	..
2086 S. K. K. K. K.	..	M	..
2087 S. K. K. K. K.	..	M	..
2088 S. K. K. K. K.	..	M	..
2089 S. K. K. K. K.	..	M	..
2090 S. K. K. K. K.	..	M	..
2091 S. K. K. K. K.	..	M	..
2092 S. K. K. K. K.	..	M	..
2093 S. K. K. K. K.	..	M	..
2094 S. K. K. K. K.	..	M	..
2095 S. K. K. K. K.	..	M	..
2096 S. K. K. K. K.	..	M	..
2097 S. K. K. K. K.	..	M	..
2098 S. K. K. K. K.	..	M	..
2099 S. K. K. K. K.	..	M	..
2100 S. K. K. K. K.	..	M	..

Office of the Comm. for Govt. Examinations,
Mexico, 22d July 1916.

TRAINING-SCHOOL LEAVING CERTIFICATE EXAMINATION, MARCH 1926.

(SUPPLEMENTAL)

The following candidates are also declared to have passed the TRAINING-SCHOOL LEAVING CERTIFICATE EXAMINATION held in March 1926.

2. Those candidates with the particulars noted against them appearing in the list of failures published in the supplement to Part I B of the Fort St. George Gazette, dated 22d June 1926, will be considered to have been deleted from the list.

Register nos., names of candidates, date of birth (in brackets) and date of examination. Period of training and highest grade obtained (see page). Form-
No.

ELEMENTARY HIGHER GRADE (MALES).

TELEQUE.

Government Training School, Punguayan.

1823	Pollanahala Kanawera Rao (February 1904) B	..	July 1924—March 1926, Form III	..	34
1824	Pottappa Anilamarty (July 1905) M	..	July 1923—March 1925, Do	..	32

C.E.M. Training School, Gannak.

1926	Koppala Lakshminarasimham (June 1904) E	..	July 1924—March 1926, Form III	..	34
1926	Kalichetty Sreenivasayyanarayana (October 1923) B	..	Do, do	..	48
1926	Majappa Sanyasubham (May 1908) B	..	Do, do	..	41
1926	Balichari Dhandasa (April 1904) O	..	July 1923—March 1926, Standard VII.	..	44

Government Higher Elementary Training School for Madras, Rajahmundry.

1927	Miripala Sanyasayyan (February 1905) B	..	July 1923—March 1925, Form III	..	48
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A.E.L.M. Training School for Madras, Rajahmundry.

1926	Nagreddi Anandam (August 1901) C	..	July 1924—March 1926, Form III	..	38
1927	Chinniah Joka (April 1907) C	..	Do, do	..	38
1927	Malich Venkatarao (June 1907) B	..	Do, Standard VII.	..	42

Government Training School, Anandapuram.

1924	Maravala Subbarao (July 1907) B	..	July 1924—March 1926, Form III	..	34
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Government Training School, Punguayan.

1924	Dallapala Raja Rao (February 1901) B	..	July 1923—March 1926, Form III	..	42
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Government Training School, Eluru.

1926	Kalichetla Subbarao Subrahmanyan (September 1901) B	..	July 1924—March 1926, Form III	..	37
1927	Tadivada Narayanaswami (September 1907) B	..	Do, do	..	48
1924	Venna Rama Sanyasubham Rao (July 1904) B	..	July 1923—March 1926, Form IV	..	45

Government Training School, Muddurayan.

1924	Narahari Subbagio Rao (March 1904) B	..	July 1923—March 1926, P.S.I.C. holder.	..	44
1927	Rajapathi Sanyasayyan (August 1903) B	..	July 1924—March 1926, Form III	..	41

C.E.S. Normal School, Madhavaram.

1916	Balagopal E.R. (February 1907) O	..	July 1924—March 1926, Standard VII.	..	41
1924	Shank Natar Subbi (July 1904) M	..	July 1923—March 1926, do	..	32
1927	Goravala John Chandrichan (May 1904) O	..	July 1923—March 1926, Standard VII.	..	45

Government Secondary Training School, Gudur.

1925	Chinnam Venkata Subba Rao (July 1907) O	..	July 1924—March 1926, Form III	..	42
------	---	----	--------------------------------	----	----

A.E.L.M. Training School for Madras, Gudur.

1921	Mallikarjuna Subba Rao (February 1907) B	..	July 1923—March 1926, Form III	..	35
------	--	----	--------------------------------	----	----

A.E.L.M. Training School, Rajahm.

1927	Lakkapala Laksh (July 1907) O	..	July 1923—March 1926, Standard VII.	..	37
1927	Madduranga Venkata Sanyasubham (November 1907) B	..	Do, Form III	..	34
1926	Venugopal Laxman (July 1904) C	..	Do, Standard VII.	..	38

Government Training School, Gudur.

1925	Vennarajala Kotappa (April 1905) B	..	July 1923—March 1926, Standard Form IV.	..	47
1926	Chinnapathi Joseph (July 1907) O	..	Do, Standard VII (old).	..	44

B = Brahmin, H = Mar. Brahmin, C = Caste Hindu, M = Mohammedan, G = Indian Christian.

Register number, name of candidate, day of birth (in brackets) and date of examination. Period of training and highest grade obtained (in parentheses). Form.

ELEMENTARY HIGHER GRADE (KALEK)—cont.

VELUDD—cont.

Government Training School, Kanchi.

2635 Tammam Pajmak (August 1926) B July 1924—March 1925, Form II .. 48

Government Training School for Women, Vellore.

1894 Venkiah, Vaidyanath (July 1926) B July 1921—March 1925, Standard VIII .. 51

1687 S. Subramaniam, Isambardham (February) Do .. Form IV .. 41

1762 Subbayaiah, Panigati (July 1926) B Do .. Standard VIII .. 47

Government Training School, Vellore.

2719 Parvath Gubala, Gummadi (July 1921) C July 1922—March 1925, Form III .. 50

S.P.G. Training School, Nandyal, S.P.

2686 Neelam P. Jaha (December 1921) C July 1921—March 1925, Standard VIII .. 43

Government Secondary Training School, Vellore.

2718 Nalini Reddi Pata Ramachandra Reddi (April 1924) C July 1924—March 1925, Form IV .. 42

2716 Venkiah Mathew Moses (July 1924) C Do .. Do .. 45

KANDAM.

Government Training School, Nandyal.

2753 K. S. N. Nayana (July 1922) B July 1921—March 1925, Mysore Lower Secondary .. 46

VELUDD.

Government Higher Elementary Training School, Anaparthi.

2604 Kolagambathi Ganga Rao (June 1924) B July 1924—March 1925, Form III .. 52

Government Training School, Sengottai.

2627 Subbaraman Sanyasayana (July 1924) B July 1924—March 1925, V Form .. 50

Government Training School, Chittoor.

2666 P. Lalappa Murthi (July 1924) B July 1921—March 1925, Form III .. 43

2682 Y. Rama Raja (June 1925) B Do .. Standard VIII .. 41

2643 K. M. Sureswaram (July 1922) B Do .. Form V .. 41

TANIL.

Government Higher Elementary Training School, Tangut.

2362 M. Theodoramma Paul (February 1927) C July 1924—March 1925, III Form .. 49

Government Training School, Chingelput.

3671 K. Krishnasami Ayyangar (December 1924) B July 1924—March 1925, Form III .. 40

3675 V. Kameswami Madhava (September 1923) B Do .. Form IV .. 48

3102 V. Madhava Venkata (August 1926) B August 1921—March 1925, Form IV .. 44

Government Training School, Chittoor.

2119 S. Mani Sankar (August 1925) C July 1921—March 1925, Form V .. 40

3115 B. Prasad Pillai (July 1925) B Do .. Standard VIII .. 51

Government Training School, Mysore.

3143 S. Govindaram Madhava (December 1924) B July 1924—March 1925, Form V .. 50

Government Training School, Sengottai.

3272 J. Krishna Rao (December 1925) B October 1922—March 1925, Form III .. 39

3279 N. Putha de Ayyangar (January 1926) B July 1921—March 1925, Form II .. 40

Government Training School, Trichingopoly.

3117 N. Y. V. Subbapillai Ayyar (July 1924) B July 1924—March 1925, Form III .. 46

R.G. Roadley and Training Institution, Trichingopoly.

3158 P. Pand Manikam (October 1925) C July 1921—March 1925, Form III .. 40

3186 M. Parvath (June 1925) C Do .. Form III .. 42

Government Training School, Sengottai.

3186 N. Parthasarathy (April 1925) B July 1924—March 1925, Form IV .. 42

3185 V. Venkatasami Ayyar (March 1924) B Do .. Form III .. 40

3112 U. P. Parthasarathy (February 1925) B July 1923—March 1925, Form III .. 40

B = First class.

B = First-Section Certificate.

C = Third Class.

Register number, name of candidate, date of birth (in brackets) and class of examination.	Period of training and highest grade obtained (see page).	Percent age	
ELEMENTARY HIGHER GRADE (MALES)—cont.			
TABLE—cont.			
N. C. Boarding and Training Institution, Trincomalee			
3421 G. Pethakutika [June 1925] C	July 1923—March 1925, Standard VIII.	18	
Paravali Training School			
3426 M. Gurupathen [July 1927] C	July 1926—March 1928, Standard VIII.	15	
3426 A. Pavidan [July 1927] C	Do.	42	
3427 K. George [July 1927] C	Do.	46	
3428 A. Sivaraj Chelliah [September 1926] C	Do.	Form III.	48
3429 G. Pethakutika [July 1926] C	July 1925—March 1926, Standard VIII.	39	
3429 A. Joka Thangam [February 1926] C	July 1925—March 1926, Standard VIII.	39	
Government Higher Elementary Training School, Battaramulla			
3430 S. Malaraja Pillai [July 1925] H	July 1924—March 1926, Standard VIII.	46	
C. N. S. Secondary Training School, Palmaratall			
3431 T. Kothappen [June 1926] C	July 1924—March 1926, Standard VIII.	47	
Government Training School, Trincomalee			
3436 T. C. Pethayandiam Pillai [May 1926] H	July 1924—March 1926, Form III.	38	
Government Training School, Salas			
3434 P. G. Krishna Rao [June 1926] B	July 1924—March 1926, Form III.	46	
3435 M. Vijayaraghava Aiyangar [June 1927] B	Do.	K. S. L. C. Standard VIII.	46
3439* M. N. Narayana [January 1926] B	Do.	Form III.	36
Training Department, Government College, Coimbatore.			
3473 Theodor, K. [July 1927] A. A. Division	July 1926—March 1926, Standard VIII.	48	
3474 S. Sathasambasulu, P. [December 1925] B	Do.	Form IV.	48
3477 Subramanyam, G. [January 1926] B	Do.	Form V.	42
MALAYALAM			
Government Training School, Potholai.			
3474 K. Sanyasaka Sanyasa Ayyar Ananthakrishnan Ayyar [June 1926] B	July 1924—March 1926, Form IV.	44	
Government Training School, Calicut.			
3480 P. Subramaniam R. Veluthasa [August 1926] B	July 1924—March 1926, Form III.	45	
Government Training School, Coimbatore.			
3481 K. Sathasambasulu K. Sathasambasulu Nambiar [February 1927] H	July 1924—March 1926, Form IV.	36	
3482 Ch. Sathasambasulu K. Sathasambasulu Nambiar [July 1926] H	Do.	Form IV.	48
3483 Nambiar K. Sathasambasulu [May 1926] H	Do.	Form III.	48
TAMIL.			
Government Training School, C. N. S. Station, Battaramulla.			
3487 M. Sathasambasulu Ayyangar [January 1926] B	July 1925—March 1926, Form III.	41	

B = British.

H = Hon. Indian Date Hindu.

C = Indian Christian.

LIST OF CANDIDATES WHO FAILED IN ONE OR TWO SUBJECTS ONLY.

(PARTICULARS).

The candidates whose register numbers and names are given below are permitted under rule 146 of the Medical Education Rules to appear at any subsequent Training School Leaving Certificate Examinations in the one subject or the two subjects only mentioned against their names in which they have failed and will be deemed to have passed the examination if they pass in the one or the two subjects at any other subject that may be substituted. Results of examinations are periodically announced in parts in the list of candidates for the examination for which they appear the register numbers of these candidates who are granted the above concession.

1. Each of these numbers with the particulars noted against them as appears in the list of failures

published in the supplement to Part I-B of the Port St. George Gazette, dated 26th June 1926 will be considered to have been deleted from the list.

ELEMENTARY HIGHER GRADE (MALES).

Register number and name of candidate.	Subjects in which failed.
3426 K. Sanyasaka Sanyasa Ayyar	Geography.
3426 M. Sanyasaka Sanyasa Ayyar	Do.
3427 P. Sanyasaka Sanyasa Ayyar	Do.
3427 G. Sanyasaka Sanyasa Ayyar	First language and Geography.
3428 K. Sanyasaka Sanyasa Ayyar	First language.
3428 J. K. Sanyasaka Sanyasa Ayyar	Do.
3428 K. Sanyasaka Sanyasa Ayyar	Do.
3428 K. Sanyasaka Sanyasa Ayyar	First language and Geography.
3428 K. Sanyasaka Sanyasa Ayyar	First language.
3428 K. Sanyasaka Sanyasa Ayyar	Do.
3428 K. Sanyasaka Sanyasa Ayyar	First language and Geography.

SPECIAL TEST EXAMINATIONS, JUNE 1924.

The following conditions are declared to have passed the Bureau, Yards under which it is deemed appropriate to—

[Application for contribution should be made in accordance with the notice that will be published in due course in the
(see Dr. George and District Gazette.)

[S. 2.—A)ffidavits from unsuccessful candidates asking for information as to the cause of failure or for a

25. *See, e.g.,* *Shelton*, 200 F.3d at 1000.

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Name of candidate	Place of examination	Date of examination	Age	Highest grade, subject and position	Designation of office held
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THE TRANSLATION TEST

TABLE 1

Heavy Chain

471	E. E. Hunsicker	..	Telephone	11	27	S.E.C.	..	Manager, Statistical Office, Bureau
Bureau Office								
448	Frederick S. Thordarson	..	Telephone	12	30	S.E.C.	..	Chief, Statistical Office, District Court, Idaho
472	W. H. Thompson	..	Telephone	11	20	Do.	..	Chief, Bureau of Census, Washington
473	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
474	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
475	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
476	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
477	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
478	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
479	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
480	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
481	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
482	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
483	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
484	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
485	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
486	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
487	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
488	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
489	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
490	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
491	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
492	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
493	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
494	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
495	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
496	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
497	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
498	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
499	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington
500	W. H. Thompson	..	Do.	11	20	Do.	..	Chief, Bureau of Census, Washington

CONCLUSION

		Plant Group					
1930	R. R. Hughes, Author	1	2	3	4	5	6
		General Class					
107	<i>Charleya Yachakomanda</i> ...	Vernipetala	2	12	Medicinal	...	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
108	<i>Kala-Sawara</i>
109	<i>Ras Lohakawa Ras</i>
110	<i>Apurpa Lohakaw</i>	Clark, Edmond, Clark, Yachakomanda
111	<i>Yachakomanda</i>
112	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
113	<i>Yachakomanda</i>
114	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
115	<i>Yachakomanda</i>
116	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
117	<i>Yachakomanda</i>
118	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
119	<i>Yachakomanda</i>
120	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
121	<i>Yachakomanda</i>
122	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
123	<i>Yachakomanda</i>
124	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
125	<i>Yachakomanda</i>
126	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
127	<i>Yachakomanda</i>
128	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
129	<i>Yachakomanda</i>
130	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
131	<i>Yachakomanda</i>
132	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
133	<i>Yachakomanda</i>
134	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
135	<i>Yachakomanda</i>
136	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
137	<i>Yachakomanda</i>
138	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
139	<i>Yachakomanda</i>
140	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
141	<i>Yachakomanda</i>
142	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
143	<i>Yachakomanda</i>
144	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
145	<i>Yachakomanda</i>
146	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
147	<i>Yachakomanda</i>
148	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
149	<i>Yachakomanda</i>
150	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
151	<i>Yachakomanda</i>
152	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
153	<i>Yachakomanda</i>
154	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
155	<i>Yachakomanda</i>
156	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
157	<i>Yachakomanda</i>
158	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
159	<i>Yachakomanda</i>
160	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
161	<i>Yachakomanda</i>
162	<i>Yachakomanda</i>	Clark, Edmond, Muen-Pa-Kwei, Yachakomanda
163	<i>Yachakomanda</i>

HEAT-AT-TEMP

Sergio Cusani

(44a) *Pygmy Forestal Tiger* ... | Collett ... | W | 59 | (B.A.L.B) ... | Clark, District Marine Fauna Dept. Victoria

CMTA

Fiber Class.	
3 [Lactarius Dm ..] [Berkington.] 3 [20] Intermediate ..] Clark, Dietrich, Grant, Berkington.	
Spore Class.	
1 [Kuehnera] Polyspora ..] Berkington.] 3 [25] S.F.L.S. ..] Clark, Dietrich, Berkington.	

THE CODE OF CRIMINAL PROCEDURE

Normal: 100-150
100-150

Name: _____ Class: _____

500 | N. Nikolov Kypar - | Moscow ... | 3 | 19 | E.L. ... (Probationary Technical Inspector, Nizhny Novgorod)

LIST OF FAILURES

[Note.—Candidates who were absent from part of the examination are requested to having failed in the subject or subjects from which they absented themselves.]

THE TRANSLATION TEST.

Translation from English into Vernacular .. a)			Translation from Vernacular into English .. b)		
Register number and subject failed in	Register number and subject A failed in	Register number and subject failed in	Register number and subject failed in	Register number and subject failed in	Register number and subject failed in
TABLE.	TABLE—cont.	TABLE—cont.	TABLE—cont.	TABLE—cont.	TABLE.
445 .. a b	807 .. a b	81 .. a b	345 .. a b	812 .. a b	8 .. a
446 .. a b	Thames	101 .. a b	346 .. a b	814 .. a b	801 .. a
447 .. a b	45 .. a b	102 .. a b	347 .. a b	815 .. a b	
515 .. b	46 .. a b	103 .. a b	348 .. a b		

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 22nd July 1926.

E. KRISHNA RAO BHUNDEL,
Secretary.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 35.]

MADRAS, THURSDAY EVENING, AUGUST 2, 1926.

[Price, 5 annas.]

Part III.—Miscellaneous Notifications.

CONTENTS.

APPOINTMENTS, LEAVE, ETC.	Page	NOTICES	Page
Justices, Bench of District, Sub. Courts, Sessions, District, Police Works and District	1027-1029	General Appointment	1027
Revenue	1029	General	1028
General	1029	Particular Appointment	1027
Justices	1029	High Court	1028
Revenue	1029		
General	1029		
Justices	1029		
Revenue	1029		

APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 11. Leave.—M.R. Ry. Rameswari Appaiah, District Munsif, Bangalore, is granted leave on average pay for five days without half-salary, with effect from the 10th July 1926 and on full average pay for twenty-five days in continuation.

High Court, Madras,
Dated July 1926.

No. 12. Posting and Transfer.—M.R. Ry. B. Krishnaswami Appaiah, District Munsif, is permitted to return to duty before the expiry of his leave and is posted to the District Munsif's Court, Rode. To join on the 5th July 1926.

M.R. Ry. Valluvar N. Rameswari Rao Appaiah, Acting District Munsif, Rode, is, as ruled by M. R. Krishnaswami Appaiah, transferred and is posted to the District Munsif's Court, Rameswaram, as ruled by M. R. Ry. J. Krishnaswami Appaiah. To join expeditiously.

Note 1.—The transfer will carry effect to leave pay and attendance order from the 1st July 1926.

2. This notification carries the posting of M.R. Ry. B. Krishnaswami Appaiah from the District Munsif's Court, Bangalore to the District Munsif's Court, Rode, with effect from the 10th July 1926.

The following notification of leave and promotion of District Munsifs have been ordered by the High Court:—

I. Cancellation of leave.—Consequent on the abolition of the Sub-Court, Karsud, with effect from

10th September 1924, in respect of which the leave of an acting Sub-Judge on his permanent appointment as District Munsif was suspended in High Court Notification S.O.C. No. 205/23, dated 10th May 1924, published at page 1027-28 of Part II of the Fort St. George Gazette, dated the 10th June 1924, it is hereby declared that the order directing the suspension of leave of M.R. Ry. C. V. Sankar Appaiah, District Munsif, on his permanent appointment as District Munsif will be cancelled to have been cancelled with effect from 10th September 1924.

Note.—The revision of the District Munsif's Court, Bangalore, was already notified in High Court Notification dated 10th May 1924, published at page 1027-28 of Part II of the Fort St. George Gazette, dated 10th May 1924.

II. Promotions.—Under the power delegated under rule 13 of the Fundamental Rules and with reference to G.O. No. 509, Law (General), dated the 21st February 1926, and sanctioned at the discretion of the temporary appointment of the Sub-Judge, Valluvar, for one three years:—

(a) The leave of M.R. Ry. Chellapattanam Venkatasankar Appaiah, District Munsif, on his permanent appointment as District Munsif is suspended with effect from 10th December 1925.

(b) M.R. Ry. Kallambur Rameswari Rameswami Appaiah, acting District Munsif, is by District Munsif permanently substituted with effect from 10th December 1924.

III. Consequent on the abolition of the Additional Sub-Court, Tanjore, with effect from the 1st January 1925, in respect of which the leave of an acting Sub-Judge on his permanent appointment as District Munsif was suspended in High Court Notification S.O.C. No. 205/23, dated 10th May 1924, published

at pages 1197-98 of Part II of the Fort St. George Gazette, dated 10th June 1924, it is hereby declared that—

(a) The order directing the suspension of Mrs. M.R. Ry. G. V. Srinivas Appa Rao on his permanent appointment as District Munsif is rescinded with effect from 1st January 1925.

(b) M.R. Ry. K. Subbarao Narasimha Komaravalli Appa Rao, to whom as acting District Munsif with effect from 1st January 1925.

IX. Consequent on the permanent confirmation of M.R. Ry. G. R. Venkateswara Appa Rao as Sub-Judge and the permanent confirmation of M.R. Ry. M. R. Amala Patta Rao with effect from 24th September 1924—

(a) The law of M.R. Ry. Chittibangaru Venkateswara Appa Rao on permanent appointment as District Munsif is rescinded with effect from 24th September 1924.

(b) M.R. Ry. Kalpathy Subbarao Appa Rao, acting District Munsif, previously substantive, to be District Munsif permanent, with effect from 24th September 1924.

(c) M.R. Ry. K. Subbarao Narasimha Komaravalli Appa Rao, acting District Munsif, to be District Munsif previously substantive with effect from 24th September 1924.

V. Under the powers delegated under rule 13 of the Fundamental Rules and with reference to G.O. No. 498, Law (General), dated 21st February 1924, and consequent on the continuance of the temporary appointment of the Additional Sub-Judge Quaintance, for ever this post—

(a) The law of M.R. Ry. Tadjers' Nannappa Lakshmana Rao on his permanent appointment as District Munsif is rescinded with effect from the 9th October 1924.

(b) M.R. Ry. P. P. Appa Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 9th October 1924.

VI. Consequent on the permanent confirmation of M.R. Ry. M. R. Amala Patta Rao as Sub-Judge and the permanent confirmation of M.R. Ry. K. Appa Rao with effect from the 24th October 1924—

(a) The law of M.R. Ry. Kumbharaswami Subbarao Appa Rao on his permanent appointment as District Munsif is rescinded with effect from the 24th October 1924.

(b) M.R. Ry. Lakshminarasimha Vaidya Subbarao Appa Rao, acting District Munsif, previously substantive, to be District Munsif, permanent, with effect from 24th October 1924.

(c) M.R. Ry. Madhaviah Ramachandra Rao Nayudu Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 24th October 1924.

VII. Consequent on the permanent confirmation of M.R. Ry. R. Appa Rao as Sub-Judge and the permanent confirmation of M.R. Ry. G. V. Krishnaswami Appa Rao with effect from 16th December 1924—

(a) The law of M.R. Ry. T. Srinivas Rao on his permanent appointment as District Munsif is rescinded with effect from 16th December 1924.

(b) M.R. Ry. Appa Rao, acting District Munsif, previously substantive, to be District Munsif permanent with effect from 16th December 1924.

(c) M.R. Ry. Appa Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 16th December 1924.

VIII. Consequent on the permanent confirmation of M.R. Ry. G. V. Krishnaswami Appa Rao as Sub-Judge and the permanent confirmation of M.R. Ry. U. Subbarao Rao with effect from 24th November 1924—

(a) The law of M.R. Ry. G. V. Krishnaswami Appa Rao on his permanent appointment as District Munsif is rescinded with effect from 24th November 1924.

(b) M.R. Ry. Appa Rao, acting District Munsif, to be District Munsif permanent, with effect from 24th November 1924.

(c) M.R. Ry. Kumbharaswami Subbarao Appa Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 24th November 1924.

IX. Consequent on the permanent confirmation of M.R. Ry. V. K. Subbarao Appa Rao with effect from 1st December 1924—

(a) M.R. Ry. T. Srinivas Rao, acting District Munsif, to be District Munsif permanent, with effect from 1st December 1924.

(b) M.R. Ry. Madhaviah Ramachandra Rao Nayudu Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 1st December 1924.

X. Consequent on the permanent confirmation of M.R. Ry. U. Subbarao Rao as Sub-Judge and the permanent confirmation of M.R. Ry. K. V. Subbarao Rao with effect from 1st December 1924—

(a) The law of M.R. Ry. Subbarao Rao on his permanent appointment as District Munsif is rescinded with effect from 1st December 1924.

(b) M.R. Ry. Kumbharaswami Subbarao Appa Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 1st December 1924.

(c) M.R. Ry. Subbarao Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 1st December 1924.

XI. Consequent on the permanent confirmation of M.R. Ry. K. V. Subbarao Rao as Sub-Judge and the permanent confirmation of M.R. Ry. K. Subbarao Rao with effect from 24th December 1924—

(a) The law of M.R. Ry. Subbarao Rao on his permanent appointment as District Munsif is rescinded with effect from 24th December 1924.

(b) M.R. Ry. Subbarao Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 24th December 1924.

(c) M.R. Ry. Subbarao Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 24th December 1924.

XII. Consequent on the permanent confirmation of M.R. Ry. K. Subbarao Rao as Sub-Judge and the permanent confirmation of M.R. Ry. K. Subbarao Rao with effect from 15th January 1925—

(a) The law of M.R. Ry. Subbarao Rao on his permanent appointment as District Munsif is rescinded with effect from 15th January 1925.

(b) M.R. Ry. Subbarao Rao, acting District Munsif, to be District Munsif, previously substantive, with effect from 15th January 1925.

(4) M.R.Sy. Velakkal Virumalappan, Palaiappan Madhavai Aravali, acting District Medical, to be District Medical, previously substantive, with effect from 18th January 1926.

XIII. Consequent to the permanent confirmation of M.R.Sy. Pavan Ramo Rao Aravali as Sub-Judge and the permanent confirmation of M.R.Sy. T. M. Lakshman Rao Aravali with effect from 21st January 1926—

(a) The Hon. of M.R.Sy. Toladai Bhayanga Rao Aravali as full permanent, appointed to District Court at Bangalore with effect from 21st January 1926.

(b) M.R.Sy. Mangalore Ramachandrar Aravali, District Muzaff, previously substantive, to be District Muzaff, permanent, with effect from 21st January 1926.

(c) Mr. Chakraborty C. Andrews, acting District Muzaff, to be District Muzaff, previously substantive, with effect from 21st January 1926.

S. WADSWORTH,
Registrar.

High Court, Madras.
26th July 1926.

BOARD OF REVENUE.

Leave.—Under rules 41 and 42 (subsidiary rule 2) of the Fundamental Rules, M.R.Sy. S. Venkateswami Ayyar Aravali, Revenue Department Officer, Fort St. George, Madras, is granted leave on average pay for fifteen days with effect from 24th July 1926.

W. S. BROWN,
Secretary.

Board (Land Revenue and Settlement),
Madras, 25th July 1926.

SALT.

Leave.—Under rule 51 of the Fundamental Rules, M.R.Sy. T. K. Anantharam Ayyar Aravali, Inspector, is granted leave on average pay for six days from 14th July 1926.

D. H. MASTERMAN,
Collector of Salt District,
Madras, 26th July 1926.

EXCISE.

Posting.—Mr. H. W. Angerton, Assistant Inspector, first grade, on return from leave, is appointed to officiate as Inspector and posted to Ramnad Circle, vide M.R.Sy. P. C. Dasiraman Ayyangar Aravali applied for leave.

Madras, 22nd July 1926.

Leave.—Under rule 51 of Fundamental Rules, T. M. Abhinav Shankar Subrah Bahadur, Inspector, Madhavai Circle, is granted leave on average pay for six days from 22nd July 1926 to 27th July 1926 both days inclusive.

S. He is permitted to officiate the Mahashivratri holidays in his leave.

S. MUPPUSWAMI AYYAR,
Secretary to the Commissioner of Excise,
Madras, 25th July 1926.

INCOME-TAX.

Postings.—The Commissioner orders the following postings of Income-tax Officers:—

(1) Mr. J. D. Anandiah, on return from leave, to be Income-tax Officer, Fourth Circle, Madras.

(2) Mr. R. Venkatesh, acting Income-tax Officer, Fourth Circle, on relief by Mr. (1), to be Income-tax Officer, Third Circle, Madras.

(3) Mr. D. Robertson, Income-tax Officer, Third Circle, Madras, on relief by Mr. (1), to be Income-tax Officer, Nilgiris.

(4) Mr. N. Venkateshram, Income-tax Officer, Nilgiris, to be Income-tax Officer, Katagiri (Barnauli), on relief by Mr. (3).

(5) Mr. S. Valmiki Chetty, Income-tax Officer, Bangalore, on relief by Mr. (4), to be Income-tax Officer, Chikmagalur.

D. N. STRAHLER,
Commissioner of Income-tax.

Madras, 26th July 1926.

INSPECTORS.

Leave.—Under the powers delegated to him in G.O. No. 271-P, dated the 16th April 1926, the Districtal Industries Assistant to M.R.Sy. P. S. Rajaswamy Naidu, Civil, Vice President, Leather Trades Institute, Madras, leave on average pay for a period of three weeks with effect from the 26th July 1926.

I. E. GREEN,
Director of Industries (in charge),

Madras, 27th July 1926.

PUBLIC WORKS.

Transfer and Promotion.—M.R.Sy. F. V. Krishna Ayyar Aravali, Superintending, Cemetery-Master Circle, to the Sewerage Circle for charge of a subdivision and to be Officiating Assistant Engineer on No. 224 per month.

W. G. MOLESWORTH,
Off. Chief Engineer, P.E.D.
(General, Sewerage and Roads).

Madras, 26th July 1926.

MEDICAL.

Leave.—M.R.Sy. K. R. P. Chidambaram Aravali, L.E.C., Civil Assistant Surgeon, Government Medical Hospital, Madras, is granted leave on average pay on medical certificate for three weeks from date of relief under rule 51 of the Fundamental Rules.

Under rule 106 (a) (i) of the Fundamental Rules, Military Assistant Surgeon A. H. C. Bartley, L.E.C., attached to the Government X Ray Institute, General Hospital, Madras, is granted leave on average pay for one month from 16th July 1926.

Posting.—With reference to G.O. No. 125, P.H., dated 22nd April 1926, Civil Assistant Surgeon M.R.Sy. E. Venkatesh Rao Aravali, L.E.C., Local Post (Tubercular Hospital), Palayamkottai, is deputed to the Union Forces Tuberculosis Sanatorium at Madras for a period of one year with effect from date of joining to undergo training in the methods of diagnosing and treating cases of tuberculosis.

Posting and Transfer.—In continuation of this order No. 1778 P, dated 25th July 1926, M.R.Sy. K. Gopala Rao Aravali, M.B.B.S., on relief at Nilgiris, is posted to Government Tuberculosis Institute, Madras, vide M.R.Sy. C. A. Venkatesh Aravali, M.B.B.S., transferred.

M.R.Sy. C. A. Venkatesh Aravali, M.B.B.S., on relief at the Government Tuberculosis Institute, Madras, is posted to Government Tuberculosis Hospital, Madras, vide M.R.Sy. A. N. Panthulu Rajagopal Aravali, M.B.B.S., granted study leave.

Madras, 26th July 1926.

Description of Property

- (4) A string of 70 beads of silver with a tassel, weighing about 7 tolas.
- (5) Two silver pieces of a waist ornament weighing about 7 tolas.
- (6) Silver leg ornaments weighing about 3 tolas.
- (7) One small case containing eleven pieces of silver weighing about 2 tolas.

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Cochin at his office on 26th December 1925, where the matter will be required into and determined in accordance with the provisions of the Act.

Cochin Collector's Office,
26th July 1925.

It is hereby notified under section 5 (c) of the Indian Treasure Trove Act VI of 1878, that on or about 26th July 1925, the undermentioned articles were found by one who was found buried in a field belonging to Kappan's Puthi Sathir of Kalamann, Puthi taluk, by a servant boy named Puthi Vayappa, of Poldiveripalam, hamlet of Kozhikode, Puthi taluk:—

Description of property.

- (1) Silver coin karas, used for Indian coinage weighing 2½ tolas.
- (2) Twenty small coins, including one broken.
- (3) Rupee 50.

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Cochin at his office on 18th October 1925, where the matter will be required into and determined in accordance with the provisions of the Act.

Cochin Collector's Office,
26th April 1925.

It is hereby notified under section 5 of the Indian Treasure Trove Act of 1878 that a brass vessel containing gold coins (valued approximately at Rs. 2,500) of the size of one fourth of a pie was found on or about the 17th July 1925 by Sankarappa Kumbhar, son of Sankar Kumbhar of Kattakulam, Meiser taluk, while he was digging earth from R.R. No. 125-18 and 30 in Amoor village belonging to Meiser taluk. The treasure recovered from the Indian earth is of the following value:—

- (1) Gold coins .. of weighing 14 tolas.
- (2) Rs. 1,500 .. (Value of certain coins).
- (3) A small gold plate weighing about 2 tolas.
- (4) A small quantity of gold powder.

3. All persons claiming the treasure recovered or any part thereof are hereby required to appear personally or by agent before the Collector of Madras at Madras on the 1st November 1925.

Collector,
Madras Collector's Office,
1st June 1925.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878, that early in May 1925, the undermentioned treasure was found in the backyard of the house of Manikam Murthi, son of Venkatesh Murthi in Northiparam village of Chappay taluk.

3. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by

July authorized agent before the Collector of North Arcot at his bungalow in Velur on 11 a.m. on the 18th day of December 1925 to prove their claim.

Details of property.

(1) Kallagan ..	2	} All of silver— toles Rs. 15.
(2) Kallagan ..	2 pieces.	
(3) Puthi ring ..	2	
(4) Ring ..	1	
(5) Amman ..	15 pieces.	
(6) Magappa ..	1	
(7) Geline ..	2	

North Arcot Collector's Office,
26th July 1925.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878 that early in June 1925, two metal sticks, worth about Rs. 250, said to be images of the goddesses Ponnammal and Mariamm, were found in the house site of Chakra Kollanda Kavalan in Sankkannur village of Chappay taluk.

3. All persons claiming the said treasure or any part thereof are required to appear in person or by July authorized agent before the Collector of North Arcot at his bungalow in Velur, at 11 a.m. on the 26th day of January 1927, to prove their claim.

A. G. LEACH,
Collector.

North Arcot Collector's Office,
26th July 1925.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878 that on 26th July 1925, treasure, as detailed below, was found in R.R. No. 212-55 patta dry land, known as Kuthipalayathakal in St. Kandasamudram village, Saccadan taluk, Tempore district.

Kind.	No.	Weight in tolas.	Value per tola.	Approximate value.
Gold—				
1. Gold thread with beads ..	1 10	10	9 12	9
2. Gold coin, pie ..	3 8	8	3 12	8
3. Gold, pie ..	2 8	8	3 12	8
4. Gold, pie ..	2 8	8	3 12	8
5. Gold, pie ..	2 8	8	3 12	8
6. Gold, pie ..	2 8	8	3 12	8
7. Gold, pie ..	2 8	8	3 12	8
8. Gold, pie ..	2 8	8	3 12	8
9. Gold, pie ..	2 8	8	3 12	8
10. Gold, pie ..	2 8	8	3 12	8
11. Gold, pie ..	2 8	8	3 12	8
12. Gold, pie ..	2 8	8	3 12	8
13. Gold, pie ..	2 8	8	3 12	8
14. Gold, pie ..	2 8	8	3 12	8
Total ..	80 10	80	42 12	38

3. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tempore at his office at 2 p.m. on Monday the 25th day of November 1925, where the matter will be required into and determined according to law.

Collector,
Tempore Collector's Office,
25th June 1925.

PUBLIC HEALTH DEPARTMENT.

Vital Statistics of the Municipal Towns of the MARITIME PROVINCES for the week ending 12th July 1918.

District.	Municipal towns.	Population under Registration according to the Census of 1911.			Deaths.															Total.																																																																																																																																																																																																																																																						
		Males.	Females.	Total.	Infants under 15 years of age.		Children 15 years and over.	Adults 15 years and over.	Females 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	Deaths 15 years and over.	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* Returns not received.

(Continued on next page.)

Aug. 3, 1918.]

PORT OF GEORGIA DISTRICT.

105

Final Statistics of the Municipal Town of St. Catharines for the week ending 10th July 1906—(contd.)

District.	Inch number.	Municipal town.	Furnace work, Revenues amounting to the credit of 1911.			Fines.		Dances.												Totals.																																																																																																																																																																																																																																					
			Reim.	Police.	Total.	Number of persons arrested for drunken- ness	Number of persons arrested for other offences	Clubs.	Ballroom.	Plays.	Teas.	Supper and dinner clubs.	Supper clubs.	Teas clubs.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	Teas clubs including supper.	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VIth Division of the Municipal Towns of the Muzart Panchayat for the week ending 17th July 1936.

Districts.	Serial number.	Municipal towns.	Population census Enumeration according to the Census of 1931.			Totals.		Sewers.												Totals.		
			Male.	Female.	Total.	Number of municipal towns.	Number of population.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.	Sewers.
Gujarat	1	Bachapur	16,000	16,710	32,710	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	2	Pachapur	8,116	9,201	17,317	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	3	Chamela*	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	4	Vijayapur	22,555	22,555	45,110	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Vijayapur	5	Vijayapur*	19,381	19,418	38,799	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	6	Ashtapur	10,000	10,000	20,000	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	7	Bachapur	5,000	5,000	10,000	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	8	Bachapur	10,000	10,000	20,000	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Gujarat	9	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	10	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	11	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	12	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Kutch	13	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	14	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	15	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	16	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Gujarat	17	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	18	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	19	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	20	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Kutch	21	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	22	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	23	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	24	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Gujarat	25	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	26	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	27	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	28	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Kutch	29	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	30	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	31	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	32	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Gujarat	33	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	34	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	35	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	36	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Kutch	37	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	38	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	39	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	40	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
Gujarat	41	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	42	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	43	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
	44	Chamela	7,885	8,000	15,885	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10

* Figures not specified

Final Statistics of the Municipal Towns of the Manila Province for the week ending 17th July 1934—cont.

Districts	Municipal Areas	Population from Census— according to two classes of 1921.			Sexes.			Professions.											Total.		
		Males	Females	Total	Males	Females	Total	Agriculture	Livestock raising	Manufacturing	Commerce	Transportation	Education	Religion	Other	Total	Males	Females	Total		
Bacoor	45	10,437	10,358	21,195	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	46	10,386	10,312	21,101	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	47	7,007	7,542	14,547	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	48	20,263	20,030	40,293	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Ternate	49	10,540	10,567	21,107	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	50	10,741	10,741	21,482	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	51	10,669	10,669	21,338	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	52	11,521	11,521	23,042	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
North Area	53	10,617	10,665	21,282	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	54	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	55	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	56	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Chino	57	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	58	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	59	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	60	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Saban	61	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	62	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	63	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	64	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Columbian	65	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	66	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	67	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	68	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Kareol	69	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	70	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	71	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	72	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Cebu	73	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	74	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	75	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	76	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Bulacan	77	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	78	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	79	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	80	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Angeles	81	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	82	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	83	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	84	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Molina, Sta.	85	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	86	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	87	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	88	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
South Area	89	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	90	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	91	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	92	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Kalahay	93	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	94	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	95	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
	96	10,607	10,607	21,214	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1	1	
Total		1,000,000	1,000,000	2,000,000	1,000	1,000	2,000	100	100	100	100	100	100	100	100	1,000	1,000	1,000	1,000	1,000	

* Estimated population.

Source of the disease.	Time at which occurred and description of case.	Children.		Adults.		Pregnant.		Deaths.		Total.	
		At home.	Outside.	At home.	Outside.	At home.	Outside.	At home.	Outside.	At home.	Outside.
Jambhant ..	Enduring
	Enduring
	Total
North Arcot ..	Arbore
	Arbore
	Total
Kann ..	Swamp
	Swamp
	Total
Ondich ..	Enduring
	Enduring
	Total
The Nigda ..	Enduring
	Enduring
	Total
North Arcot ..	Enduring
	Enduring
	Total
Enduring ..	Enduring
	Enduring
	Total
Total-Mortality ..		18	8	42	20
Total-Post Mortem ..		278	116	101	37	28	26	4	4
Grand total ..		296	124	143	57	28	26	4	4

Madras, 28th July 1926.

A. J. R. EUSSELL, Major, R.N.,
Director of Public Health.

JUDICIAL NOTIFICATIONS.

SESSIONS CALENDAR.

Calendar of sittings for Trial at the Third Session of the Court of Sessions and District Court of Madras and Districts, to be held on Monday, the 2nd day of August 1926, and following days, before the High Court of Madras at Madras.

No. 1. Sudd Abdul Hamid, committed by Khan Sahib B. Mahomed Khan Lodi Sahib Bahadur, a Presidency Magistrate, charged that, on or about the 10th day of January 1926, he committed the offence of using a forged document and cheating and dishonestly inducing delivery of property.

No. 2. Badayyan alias Ramanna Nayudu alias Kammah Nayudu, committed by the same Magistrate, charged that, on or about the 10th day of June 1926, he committed the offence of theft in a building.

No. 3. Girdade Amri, committed by the same Magistrate, charged that, on or about the 10th day of June 1926, he committed the offence of

counterfeiting King's coin and possession of instruments or materials for the purpose of using the same for counterfeiting coin.

No. 4. L. R. Kalanayyan Appa, committed by Dr. K. P. P. P. P., the Chief Presidency Magistrate, charged that, on or about the 10th day of June 1926, he committed the offence of culpable homicide not amounting to murder.

No. 5. E. G. Menon Chetti and V. Nageswami Chetti, committed by the same Magistrate, charged that, between December 1925 and March 1926, as against the 1st accused he committed the offence of forgery of a valuable security and intentionally giving false evidence in a Judicial Proceedings, as against the 2nd accused he committed the offence of using as genuine a forged document and intentionally giving false evidence in a Judicial Proceedings.

S. ANDRUSUNARACHARI,
Acting Clerk of the Court,
Cross Side, High Court, Madras,
28th July 1926.

UNCLAIMED SERVICE BOOKS, Etc.

The service books or rolls of the undermentioned persons are being unclaimed in the Registrar's office, Madras. They will be destroyed in due course, if they are not claimed by the persons or their heirs:-

- (1) S. Krishnamoorthy, clerk—Service book—Resignation on 13th June 1910.
- (2) M. Chelliah Nader, clerk—Service book—Resignation on 2nd April 1913.
- (3) S. K. Subbaram Ayyar, clerk—Service book—Died on 22nd August 1924.
- (4) S. Theivakasha Ayyangar, clerk—Service book—Died on 11th January 1910.
- (5) S. T. Venkayya Naidu, clerk—Service book—Died on 1st January 1924.
- (6) M. R. M. Venkayya Naidu, Sub-Registrar—Service book—Died on 8th August 1924.
- (7) Madhavan Naidu, peon—Roll—Resignation on 20th June 1920.

T. K. SREKIVARA AYYAR,
Registrar of Samsaras.

Madras, 26th July 1924.

APPRENTICES' EXAMINATION—
APRIL 1925

The following candidates are declared to have passed the Apprentices' Examination held on April 1924 and their names appear in the order of merit:-

Order of merit.	General number.	Name.
1	330	Sankaranarayanan, P.
2	41	Haraswami Reddy, P. K.
3	52	Narasimha Rao, T. M.
4	54	Pandurath, T. S.
5	51	Sankaranarayanan, K.
6	127	Sankar Reddy, Sankar.
7	43	Shankararam Reddy, P. G.
8	121	Venkata Rao, Sankar.
9	122	Venkataram, S.
10	327	Chengappa Naidu, S. B.
11	328	Venkataram, Sankar.
12	329	Chengappa Naidu, P.
13	330	Chengappa Naidu, S. B.
14	331	Chengappa Naidu, S. B.
15	332	Chengappa Naidu, S. B.
16	333	Chengappa Naidu, S. B.
17	334	Chengappa Naidu, S. B.
18	335	Chengappa Naidu, S. B.
19	336	Chengappa Naidu, S. B.
20	337	Chengappa Naidu, S. B.
21	338	Chengappa Naidu, S. B.
22	339	Chengappa Naidu, S. B.
23	340	Chengappa Naidu, S. B.
24	341	Chengappa Naidu, S. B.
25	342	Chengappa Naidu, S. B.
26	343	Chengappa Naidu, S. B.
27	344	Chengappa Naidu, S. B.
28	345	Chengappa Naidu, S. B.
29	346	Chengappa Naidu, S. B.
30	347	Chengappa Naidu, S. B.
31	348	Chengappa Naidu, S. B.
32	349	Chengappa Naidu, S. B.
33	350	Chengappa Naidu, S. B.
34	351	Chengappa Naidu, S. B.
35	352	Chengappa Naidu, S. B.
36	353	Chengappa Naidu, S. B.
37	354	Chengappa Naidu, S. B.
38	355	Chengappa Naidu, S. B.
39	356	Chengappa Naidu, S. B.
40	357	Chengappa Naidu, S. B.
41	358	Chengappa Naidu, S. B.
42	359	Chengappa Naidu, S. B.
43	360	Chengappa Naidu, S. B.
44	361	Chengappa Naidu, S. B.
45	362	Chengappa Naidu, S. B.
46	363	Chengappa Naidu, S. B.
47	364	Chengappa Naidu, S. B.
48	365	Chengappa Naidu, S. B.
49	366	Chengappa Naidu, S. B.
50	367	Chengappa Naidu, S. B.
51	368	Chengappa Naidu, S. B.
52	369	Chengappa Naidu, S. B.
53	370	Chengappa Naidu, S. B.
54	371	Chengappa Naidu, S. B.
55	372	Chengappa Naidu, S. B.
56	373	Chengappa Naidu, S. B.
57	374	Chengappa Naidu, S. B.
58	375	Chengappa Naidu, S. B.
59	376	Chengappa Naidu, S. B.
60	377	Chengappa Naidu, S. B.
61	378	Chengappa Naidu, S. B.
62	379	Chengappa Naidu, S. B.
63	380	Chengappa Naidu, S. B.
64	381	Chengappa Naidu, S. B.
65	382	Chengappa Naidu, S. B.
66	383	Chengappa Naidu, S. B.
67	384	Chengappa Naidu, S. B.
68	385	Chengappa Naidu, S. B.
69	386	Chengappa Naidu, S. B.
70	387	Chengappa Naidu, S. B.
71	388	Chengappa Naidu, S. B.
72	389	Chengappa Naidu, S. B.
73	390	Chengappa Naidu, S. B.
74	391	Chengappa Naidu, S. B.
75	392	Chengappa Naidu, S. B.
76	393	Chengappa Naidu, S. B.
77	394	Chengappa Naidu, S. B.
78	395	Chengappa Naidu, S. B.
79	396	Chengappa Naidu, S. B.
80	397	Chengappa Naidu, S. B.
81	398	Chengappa Naidu, S. B.
82	399	Chengappa Naidu, S. B.
83	400	Chengappa Naidu, S. B.
84	401	Chengappa Naidu, S. B.
85	402	Chengappa Naidu, S. B.
86	403	Chengappa Naidu, S. B.
87	404	Chengappa Naidu, S. B.
88	405	Chengappa Naidu, S. B.
89	406	Chengappa Naidu, S. B.
90	407	Chengappa Naidu, S. B.
91	408	Chengappa Naidu, S. B.
92	409	Chengappa Naidu, S. B.
93	410	Chengappa Naidu, S. B.
94	411	Chengappa Naidu, S. B.
95	412	Chengappa Naidu, S. B.
96	413	Chengappa Naidu, S. B.
97	414	Chengappa Naidu, S. B.
98	415	Chengappa Naidu, S. B.
99	416	Chengappa Naidu, S. B.
100	417	Chengappa Naidu, S. B.

Order of merit.	General number.	Name.
1	38	Chengappa Naidu, S. B.
2	39	Chengappa Naidu, S. B.
3	40	Chengappa Naidu, S. B.
4	41	Chengappa Naidu, S. B.
5	42	Chengappa Naidu, S. B.
6	43	Chengappa Naidu, S. B.
7	44	Chengappa Naidu, S. B.
8	45	Chengappa Naidu, S. B.
9	46	Chengappa Naidu, S. B.
10	47	Chengappa Naidu, S. B.
11	48	Chengappa Naidu, S. B.
12	49	Chengappa Naidu, S. B.
13	50	Chengappa Naidu, S. B.
14	51	Chengappa Naidu, S. B.
15	52	Chengappa Naidu, S. B.
16	53	Chengappa Naidu, S. B.
17	54	Chengappa Naidu, S. B.
18	55	Chengappa Naidu, S. B.
19	56	Chengappa Naidu, S. B.
20	57	Chengappa Naidu, S. B.
21	58	Chengappa Naidu, S. B.
22	59	Chengappa Naidu, S. B.
23	60	Chengappa Naidu, S. B.
24	61	Chengappa Naidu, S. B.
25	62	Chengappa Naidu, S. B.
26	63	Chengappa Naidu, S. B.
27	64	Chengappa Naidu, S. B.
28	65	Chengappa Naidu, S. B.
29	66	Chengappa Naidu, S. B.
30	67	Chengappa Naidu, S. B.
31	68	Chengappa Naidu, S. B.
32	69	Chengappa Naidu, S. B.
33	70	Chengappa Naidu, S. B.
34	71	Chengappa Naidu, S. B.
35	72	Chengappa Naidu, S. B.
36	73	Chengappa Naidu, S. B.
37	74	Chengappa Naidu, S. B.
38	75	Chengappa Naidu, S. B.
39	76	Chengappa Naidu, S. B.
40	77	Chengappa Naidu, S. B.
41	78	Chengappa Naidu, S. B.
42	79	Chengappa Naidu, S. B.
43	80	Chengappa Naidu, S. B.
44	81	Chengappa Naidu, S. B.
45	82	Chengappa Naidu, S. B.
46	83	Chengappa Naidu, S. B.
47	84	Chengappa Naidu, S. B.
48	85	Chengappa Naidu, S. B.
49	86	Chengappa Naidu, S. B.
50	87	Chengappa Naidu, S. B.
51	88	Chengappa Naidu, S. B.
52	89	Chengappa Naidu, S. B.
53	90	Chengappa Naidu, S. B.
54	91	Chengappa Naidu, S. B.
55	92	Chengappa Naidu, S. B.
56	93	Chengappa Naidu, S. B.
57	94	Chengappa Naidu, S. B.
58	95	Chengappa Naidu, S. B.
59	96	Chengappa Naidu, S. B.
60	97	Chengappa Naidu, S. B.
61	98	Chengappa Naidu, S. B.
62	99	Chengappa Naidu, S. B.
63	100	Chengappa Naidu, S. B.
64	101	Chengappa Naidu, S. B.
65	102	Chengappa Naidu, S. B.
66	103	Chengappa Naidu, S. B.
67	104	Chengappa Naidu, S. B.
68	105	Chengappa Naidu, S. B.
69	106	Chengappa Naidu, S. B.
70	107	Chengappa Naidu, S. B.
71	108	Chengappa Naidu, S. B.
72	109	Chengappa Naidu, S. B.
73	110	Chengappa Naidu, S. B.
74	111	Chengappa Naidu, S. B.
75	112	Chengappa Naidu, S. B.
76	113	Chengappa Naidu, S. B.
77	114	Chengappa Naidu, S. B.
78	115	Chengappa Naidu, S. B.
79	116	Chengappa Naidu, S. B.
80	117	Chengappa Naidu, S. B.
81	118	Chengappa Naidu, S. B.
82	119	Chengappa Naidu, S. B.
83	120	Chengappa Naidu, S. B.
84	121	Chengappa Naidu, S. B.
85	122	Chengappa Naidu, S. B.
86	123	Chengappa Naidu, S. B.
87	124	Chengappa Naidu, S. B.
88	125	Chengappa Naidu, S. B.
89	126	Chengappa Naidu, S. B.
90	127	Chengappa Naidu, S. B.
91	128	Chengappa Naidu, S. B.
92	129	Chengappa Naidu, S. B.
93	130	Chengappa Naidu, S. B.
94	131	Chengappa Naidu, S. B.
95	132	Chengappa Naidu, S. B.
96	133	Chengappa Naidu, S. B.
97	134	Chengappa Naidu, S. B.
98	135	Chengappa Naidu, S. B.
99	136	Chengappa Naidu, S. B.
100	137	Chengappa Naidu, S. B.

MIR AMIR-UD-DOH,
Deputy Registrar, Criminal Side.

High Court, Madras,
26th July 1924.

ADJOURNMENT OF COURT.

Notice is hereby given that the adjournment, dated 19th July 1924, regarding the adjournment of the District and Sessions Court, Coimbatore, published at page 102 of Part II of the Port St. George Gazette, dated 19th July 1924, is hereby cancelled.

K. P. WALSH,
District Judge.

Coimbatore, 26th July 1924.

INVOLUNTARY PETITIONERS.

No. 15 of 1923, District Court, Coimbatore—
No. 47 of 1923, District Court, Coimbatore.

Velayutha Malabar and Nalambathu Malabar—
Petitioners.

Notice is hereby given that the order of adjournment passed by the District Judge, Coimbatore, on 1st March 1924 was cancelled by the order of the Court dated 16th July 1924.

L. R. ANANTHARATNAM AYYAR,
District Judge.

Coimbatore, 26th July 1924.

No. 31 of 1923 (L.A. No. 267 of 1923),
District Court, Coimbatore.

Pudney Jagannatha Rao—Petitioner (Respondent).
Kodi Arayan and others—Respondents (Debtors).

Notice is hereby given that the adjournment passed by the District Judge, Coimbatore, on 1st March 1924 was cancelled by the order of the Court dated 16th July 1924.

applying for final discharge and that all the creditors of the said insolvent are hereby informed that the amounts payable for it are given by this Court.

S. NILAKANTAN PANTULU,
Deputy District Judge.

Palaniyandray, 23rd July 1924.

No. 3 of 1924 (J.A. No. 84 of 1924),
District Court, Rangoon.

Kuppannasami Mahalingam, son of Rameswami Mahalingam, of Salem—*Petitioner (Insolvent)*.
Kudra Hanuman Mahalingam—*Opponent*.
Under sections 38 and 39 of the Provincial Insolvency Act V of 1920, the order of adjudication passed against the abovesaid insolvent is annulled.

No. 30 of 1924, District Court, Salem.
Narayana Chetti—*Petitioner*.
(1) **Kannada Karandam**, son of Matta Karandam, (2) minor **Kuppanna Karandam**, (3) minor **Rameswami Karandam**, (4) minor **Kuppanna Karandam**, (5) minor **Kuppanna Karandam**, son of Ma. (1) at **Kuppannapalayam**, Villagopalakrishna village, Kozhikode taluk—*Respondents*.

Notice is hereby given that the abovesaid petitioner has applied to this Court praying that the respondents may be adjudged insolvent. The petition stands posted to the 15th day of August 1924 for hearing.

R. H. COURTNEY,
District Judge.

Salem, 31st July 1924.

No. 29 of 1924, District Court, South Arcot.
Notice is hereby given that **Syed Hanifa Sahib**, son of Syed Dams Sahib, residing at Gingee, the defendant in the above matter, has applied to this Court in J.A. No. 181 of 1924 for an absolute order of discharge; and creditors who wish to oppose the said application may file their objections in Court either in person or by pleader a week before 31st September 1924 to which date the petition stands posted for hearing.

O. V. VEJWANATHA RAO,
District Judge.

Cuddalore, 31st July 1924.

No. 6 of 1924 (J.A. No. 502 of 1924), District Court, Amalapuram.
Pinnal Mahalingam—*Petitioner (Insolvent)*.
Maddala Narayana, etc.—*Opponents (Respondents)*.
Notice is hereby given that, on the application of the insolvent, dated 20th April 1924, under section 37, clause (1) of the Provincial Insolvency Act, 1920, the order of discharge has been granted on 15th July 1924 till the end of October 1924.

No. 9 of 1924, District Court, Anjalipuram.
Ayyappa Venkatasai Rao, etc.—*Opponents (Respondents)*.
Thiruvannam Sumanja and another—*Debtors (Respondents)*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that the abovesaid creditors have applied to this Court by a petition dated 1st May 1924 for adjudicating the respondents insolvent and that the petition is posted to 31st August 1924 for hearing. Any person wishing to oppose the same may appear before this Court either in person or by a duly authorized pleader on the said 31st August 1924.

No. 10 of 1924, District Court, Anjalipuram.
Jayappa Rameswami Pandita, Gera of Makkavaram—*Opponent (Insolvent)*.
Jayappa Rameswami Pandita of Tenkavaram—*Debtor (Respondent)*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that the abovesaid creditor has applied to this Court by a petition dated 6th July 1924 for adjudicating the respondent insolvent

and that the petition is posted to 31st August 1924 for hearing. Any person wishing to oppose the same may appear before this Court either in person or by a duly authorized pleader on the said 31st August 1924.

A. BHENOWARA RAO,
District Judge.

Amalapuram, 30th July 1924.

No. 6 of 1924 (J.A. No. 121 of 1924), District Court, Rajahmundry.
Ontirada Lakshminatham and **Gandada Rameswami**—*Petitioners (Insolvents)*.
Krishna Chandra Rameswami and **Girya Ramani**—*Respondents (Creditors)*.

Notice is hereby given that the abovesaid petitioners have applied under section 36 (1) of Act V of 1920, submitting proposal for a composition in satisfaction of their debts and that petition stands posted for hearing to 30th August 1924. Any creditor wishing to oppose the same may appear either in person or by duly authorized pleader.

No. 10 of 1924 (J.A. No. 124 of 1924), District Court, Rajahmundry.

Mahaga Kalyana, *Proctor* of **Thandi—Petitioner (Insolvent).
Krishna Subramanyam and others—*Opponents (Creditors)*.**

Notice is hereby given that the abovesaid petitioner has applied for an absolute order of discharge under section 41 of Act V of 1920 and that the petition is posted to 20th August 1924 for hearing and objection.

A. S. KRISHNASWAMI AITTA,
Principal District Judge.

Rajahmundry, 30th July 1924.

No. 7 of 1924, District Court, Kewdana.
Srinivas Kirtana, **Chakravarthy Subba Rao** and **Chandrasekhara Mahalingam**—*Petitioners (Creditors)*.
Srinivas Chaitanya—*Respondent (Debtor)*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that the abovesaid creditors have applied to this Court by a petition, dated 15th July 1924, for adjudicating the respondent insolvent and that the petition is posted to the 15th day of August 1924 for hearing. Any person wishing to oppose the same may appear before the Court either in person or by a duly authorized pleader on the said 15th day of August 1924.

C. V. SAMPATH AYYANGAR,
District Judge.

Secunderabad, 30th July 1924.

No. 6 of 1924, District Court, Chittoor.
Vajrapada Mahalingam—*Petitioner*.
Bijaya Suman and others—*Respondents*.
Notice is hereby given that the petitioner has filed an insolvency petition under section 2, 24, 25 and 26 of Act V of 1920, praying that he may be adjudged insolvent. The petition is posted to 15th August 1924 for hearing.

T. SUBBARAM AYYAR,
Additional District Judge.

Chittoor, 29th July 1924.

No. 10 of 1924, District Court, Nellore.
Gandagathala Rama Subbarao—*Petitioner (Insolvent)*.
Rameswami Rama Subbarao and two others—*Respondents (Debtors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner has applied for the abovesaid petitioners to declare the respondents insolvent and that the petition is posted to the 15th day of September 1924.

K. SAMBASIVA RAO NAYUDU,
District Judge.

Nellore, 29th July 1924.

No. 27 of 1926, *Sec-CHOW, CHITTAMPOUR.*

N. C. Thangachand, son of Kappaswami, Healer of the Village near, aged about 40 years, residing at Wallington Market, The Nigroon-Attorney (Defendant).

A. M. A. Black, Counsel and solicitor—Ordinary.

Notice is hereby given that the petitioner above named has applied to this Court to be adjudged an insolvent and that the application stands posted to 20th August 1926 for hearing. Creditors wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 26 of 1926, *Sec-CHOW, CHITTAMPOUR.*

F. Francis, son of Francis, Indian Christian, of the age of about 45 years, milk-seller by profession, residing at Harrington Lodge, Chittam-poor—Petitioner (Defendant).

Kath Chetti and eight others—Creditors.

Notice is hereby given that the petitioner above named has applied to this Court to be adjudged an insolvent and that the application stands posted to 20th August 1926 for hearing. Creditors wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

G. GOVINDAN NAYAR, Subordinate Judge, Chittam-poor.

Chittam-poor, 21st July 1926.

No. 25 of 1926 [C.M.P. No. 249 of 1926],
Sec-CHOW, CHITTAMPOUR.

A. P. Krishnan Ayyar, son of Pichandi Ayyar, Assistant-Superintendent, Ambudam-malai taluk—Petitioner (Defendant).
Kalyanasetti Pillai and fourteen others—Creditors (Defendants).

Notice is hereby given under section 42 of Act V of 1920, that the above-named petitioner has applied to this Court to pass an order of discharge and that his application stands posted for hearing on the 20th day of August 1926. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 18 of 1926, *Sec-CHOW, CHITTAMPOUR.*

Rama Ayyar son Ramasubrahman Ayyar, son of Subrahmanyan Ayyar, Kallakurichi, Ambudam-malai taluk—Petitioner (Defendant).
Appalaratnam Ayyar and eight others—Creditors (Defendants).

Notice is hereby given under section 30 of Act V of 1920, that the above-named petitioner has been adjudged an insolvent by order of this Court, dated the 17th July 1926, that the aforesaid insolvent should apply for his discharge on or before the 17th January 1927, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

G. J. GURATHIL, Subordinate Judge, Chittam-poor.

Chittam-poor, 20th July 1926.

No. 15 of 1926, *Sec-CHOW, CHITTAMPOUR.*

Minor Vayappan alias Pannappa Chettiar—Petitioner (Defendant).
Pannappa alias Karappadaya—Respondent (Defendant).

Notice is hereby given that the above-named respondent was adjudged an insolvent on the 14th day of July 1926 and has been directed to apply for discharge within the 16th day of January 1927. All his creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Chittam-poor, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules of 1922.

No. 30 of 1926, *Sec-CHOW, CHITTAMPOUR.*

Gowdan Perambayyan—Petitioner (Defendant).
(1) P. K. Lakshminarayana (2) P. K. Mahalingam—Creditors (Defendants).
(3) and (4) Respondents (Defendants).
(5) Respondent (Other Defendant).

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent and that his application stands posted to the 17th day of September 1926 before the Additional Subordinate Judge.

No. 31 of 1926, *Sec-CHOW, CHITTAMPOUR.*

Pannappa Subbiah and Sankappa Subbiah—Petitioner (Defendant).
Minor Gowdan alias Ramaswami Gowdan—Respondent (Defendant).
Krishnan Chettiar and four others—Other Defendants.

The above-named petitioner has applied to this Court to be adjudged an insolvent and that his application stands posted to the 17th day of September 1926 before the Additional Subordinate Judge of Chittam-poor.

No. 32 of 1926, *Sec-CHOW, CHITTAMPOUR.*

Ramaswami Mahalingam and Velu Pillai—Petitioner (Defendant).
The estate of the deceased Ranganatha Chettiar as represented by his widow Mahalingam Ammal (respondent-defendant), and P. A. Pichai Sankaran Naidu and nine others (respondents)—Respondents.

Notice is hereby given that under clause (2) of section 25 of Act V of 1920 the above-named petitioner has applied to this Court to be adjudged an insolvent and that his application stands posted to 17th September 1926 for hearing.

P. SANKUNSI MESON, Additional Subordinate Judge, Chittam-poor.

Chittam-poor, 20th July 1926.

No. 7 of 1926, *Deputy Magistrate's Court, CHITTAMPOUR.*

Pillai Karthasappiah Meson of Chittam-poor—Petitioner (Defendant).
Minors Karthasappiah Gurus Mahalingam, Karthi and five others—Respondents (Defendants).

Take notice that the above petitioner has been adjudged an insolvent on 30th July 1926 and that he has given five months' time to apply for discharge. Creditors should prove their claims before the Official Receiver of North Malabar.

No. 8 of 1926, *Deputy Magistrate's Court, CHITTAMPOUR.*

Chandrasubbai Koral of Repuram amman, Athirambadi—Petitioner (Defendant).
Lakshmi (widow) and twelve others—Respondents (Defendants).

Notice is hereby given that the above petitioner has applied to this Court to be declared an insolvent and that the petition stands posted to 20th August 1926 for hearing.

K. N. GOPALAN, District Magistrate.

Chittam-poor, 20th July 1926.

No. 3 of 1926, *Deputy Magistrate's Court, CHITTAMPOUR.*

P. K. Karappan Chettiar alias Ramaswami Chettiar, son of Chinnai Karappan Chettiar of Dumbellu, Ramaswami taluk in the district of Ramnad—Petitioner.
G. Raghavadas Ayyangar and another—Respondents.

Notice is hereby given that the above-named petitioner Karappan Chettiar alias Ramaswami Chettiar has applied to this Court for being declared an insolvent and that his application is posted to the

1926, September 1926. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

P. V. PARAHISWARA AYYAR,
Principal District Magistrate.

Dindigul, 26th July 1926.

No. 2 of 1925 (L.A. 246 of 1925), DISTRICT
MAGISTRATE'S COURT, KARAIKAL.

Uthappa Venkatasubramanian—Petitioner (Jailbreak)
Venkatadri Venkatasubramanian and others—Respondents
(Criminal).

Notice is hereby given that the above-named petitioner has applied by a petition on 7th day of July 1926 under section 41 of Act V of 1925 for an order of discharge and that the petition is fixed to be heard on 13th day of September 1926 for hearing. Any person wishing to oppose the same may appear either in person or by pleader in this Court on the said 13th September 1926.

K. RATTANAHAYANAMURTHI,
District Magistrate.

Karai, 25th June 1926.

No. 6 of 1925 (N.P. No. 458 of 1925), DISTRICT
MAGISTRATE'S COURT, PONDICHERRY—No. 94 of 1925,
DISTRICT MAGISTRATE'S COURT, MAHAJAN.

Perumal Ayyar—Petitioner (Jailbreak)
C. T. Vengayyanagounder and others—Respondents
(Criminal).

Notice is hereby given that the petitioner above-named has applied to this Court for an order of discharge under sections 41 and 42 of the Provisional Insolvency Act, and that petition stands posted to 18th August 1926. Any creditor having any objection should appear on the 18th August 1926 at 11 a.m. on that date.

R. S. SUPRAJANAYYA AYYAR,
District Magistrate.

Pondicherry, 22nd July 1926.

No. 2 of 1925, DISTRICT MAGISTRATE'S COURT,
PONDICHERRY.

Sankar Dasht alias Venkatasay Chetti—Petitioner
(Jailbreak)
Thalapada Chingayya Chetti and others—Respondents
(Criminal).

In the above case the petitioner, who was adjudged insolvent by an order dated 26th July 1925 passed by this Court, has applied to this Court for an order of discharge under section 41 of the Provisional Insolvency Act V of 1925 after securing the delay in making the application beyond the time fixed for such application in the order of adjudication. Any creditor having objections in respect of this petition may appear in person or by pleader on 15th August 1926 to which date the application is posted.

K. GOPALA AYYAR,
District Magistrate.

Madras, 22nd July 1926.

No. 42 of 1925, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 15 of 1925, DISTRICT COURT,
ARANTHUR.

Chetty Pappa Marappa, son of Subbaraya, Vayna,
trader, Kumbakonam, Kollayyattal taluk—Petitioner.
Marappa Venkappa and others—Counter-petitioners.

Take notice that the above petitioner was adjudged an insolvent on 12th July 1926, and he is given an adjournment time to apply for final discharge from that date. Creditors have to prove their debts by 12th October 1926.

No. 12 of 1925, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 33 of 1925, DISTRICT MAGISTRATE'S
COURT, GUDUR.

Elum Singh, son of Vengayyanasami, Nadia, Pann
Dawar, Gundachol—Petitioner.
Venkatadri Venkatasubramanian and others—Counter-petitioners.

Take notice that the above petitioner was adjudged an insolvent on 22nd July 1926, and he is given 15 months' time to apply for final discharge from that date. Creditors have to prove their debts by 22nd October 1926.

No. 2 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 2 of 1926, DISTRICT MAGISTRATE'S
COURT, PONDICHERRY.

Shank Hanada Sub, son of Khatia Sub, and
K. Subbaraya Sub, son of Shank Hanada Sub, both
petitioners, Chinnarasaram—Petitioner.
Marappa Venkatasubramanian and others—Counter-petitioners.

Notice is hereby given that the above petitioners have applied to declare them insolvent and that the petition stands posted 25th August 1926 for objections, if any.

No. 24 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 8 of 1926, DISTRICT MAGISTRATE'S
COURT, GUDUR.

Marappa Reddi, son of Marappa Reddi, Rapa, Aluru,
Tadipatri taluk—Petitioner.
Marappa Reddi and others—Counter-petitioners.

Notice is hereby given that the above petitioner has applied to declare him an insolvent and that the petition stands posted to 25th August 1926 for objections, if any.

No. 26 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 8 of 1926, DISTRICT MAGISTRATE'S
COURT, GUDUR.

Ganan Chidambaram, son of Ganan Periyasami, Kottam,
Koduvayal, kumbakonam of Jambai, Tadipatri taluk—
Petitioner.
Manikabai Kondappa and others—Counter-petitioners.

Notice is hereby given that the above petitioner has applied to declare him an insolvent and that the petition stands posted to 25th August 1926 for objections, if any.

No. 27 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 9 of 1926, DISTRICT MAGISTRATE'S
COURT, GUDUR.

Chandrasekhar Nandam Sub, 42 years and Gundappa
Julia Sub, 36 years, sons of Nandam Sub, kumbakonam,
Tadipatri—Petitioners.
Kannappa Venkatasubramanian and others—Counter-petitioners.

Notice is hereby given that the above petitioners have applied to declare them insolvent and that the petition stands posted to 25th August 1926 for objections, if any.

No. 30 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 7 of 1926, DISTRICT COURT,
ARANTHUR.

Chetty Marappa, son of Marappa, 45 years,
Kapa, trader, Chinnarasaram, Kollayyattal taluk—
Petitioner.
Marappa Marappa and others—Counter-petitioners.

Notice is hereby given that the above petitioner has applied to declare him an insolvent and that the petition stands posted to 25th August 1926 for objections, if any.

No. 28 of 1926, DISTRICT MAGISTRATE'S COURT,
ARANTHUR—No. 2 of 1926, DISTRICT COURT,
ARANTHUR.

Govindarajan Venkatasubramanian, 25 years, Bacher, mil-
litioner, Chinnarasaram, Kollayyattal taluk—Petitioner.
Katta Venkatasubramanian and others—Counter-petitioners.

Notice is hereby given that the above petitioner has applied to declare him an insolvent and that the petition stands posted on 20th August 1926 for adjournment, if any.

P. KAYATHA REDDI,
Official Receiver.

Amstoyes, 21st July 1925.

No. 57 of 1925, Official Receiver's Court,
Cuddalore.

Beligutta Rameswami and Beligutta Kalayappa of Talukamangalam—*Petitioners*.
Appamalai Narayana and others—*Opponents*.
Notice is hereby given under section 15 of the Provincial Insolvency Act V of 1920 that the above-named petitioners filed the above application, praying that they may be adjudicated insolvent and that the petition be posted for hearing on 21st August 1925 at 12 noon in the above Court.

S. NARASIMHULU,
Official Receiver.

Bellary, 26th July 1924.

No. 87 of 1925, Official Receiver's Court,
Cuddalore—No. 22 of 1925, District Court,
Cuddalore.

Kannaiya Ganga Reddi, son of Pappi Reddi, residing at Chingleput, Madras District, India—*Petitioner*.
Channarayana Reddi and others—*Opponents* (Ordinary).

Notice is hereby given under section 15, clause (2) of Act V of 1920, that the above-named petitioner has presented a petition to the District Judge to be adjudicated as insolvent and that his petition has been transferred to me for disposal. The petition stands posted for hearing on the 8th day of September 1925.

No. 59 of 1925, Official Receiver's Court,
Cuddalore—No. 24 of 1925, District Court,
Cuddalore.

Ganga Reddi Chinnappa Chinnappa, son of Chinnappa, residing at Chingleput, Madras District, India—*Petitioner* (Ordinary).
Pradipanna Naga Reddi and others—*Opponents* (Ordinary).

Notice is hereby given under section 15, clause (2) of Act V of 1920, that the above-named petitioner has presented a petition to the District Judge, Cuddalore, to be adjudicated as insolvent and that his petition has been transferred to me for disposal. The petition stands posted for hearing on the 20th day of September 1925.

No. 50 of 1925, Official Receiver's Court,
Cuddalore—No. 20 of 1925, District Court,
Cuddalore.

Tadala Reddi Reddi, son of Tadala Appanna Reddi, residing at Madanapalle, Madras District, India—*Petitioner* (Ordinary).
Seyyana Kishanayya and Sagarada Reddi and others—*Opponents*.

Notice is hereby given under section 15, clause (2) of Act V of 1920, that the above-named petitioner has presented a petition to the District Judge, Cuddalore, to be adjudicated as insolvent and that his petition has been transferred to me for disposal. The petition stands posted for hearing on the 8th day of September 1925.

M. W. KILMER,
Official Receiver.

Cuddalore, 28th July 1925.

No. 4 of 1926, Official Receiver's Court,
East Cuddalore—No. 1 of 1926, District Court,
Cuddalore.

Tadala Venkatasubba Reddi—*Petitioner*.
Sri Subbushanandam Madhava and others—*Opponents*.

Notice is hereby given under section 15, Act V of 1920, that by an order of this Court, dated 22nd

March 1926, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 6 of 1926, Official Receiver's Court,
East Cuddalore—No. 2 of 1926, District Court,
Cuddalore.

Tadala Venkata Narayanaiah, Tadala Venkata Subbappa and Narayanaswami—*Petitioners*.
Sri Subbushanandam Madhava and others—*Opponents*.
Notice is hereby given under section 15, Act V of 1920, that by an order of this Court, dated 24th March 1926, the above-named petitioners were adjudged as insolvents. The creditors of the above-named petitioners should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 12 of 1926, Official Receiver's Court,
East Cuddalore—No. 4 of 1926, District Court,
Cuddalore.

Akshaya Sanyasaramma Reddi—*Petitioner*.
Dargi Sanyasaramma and others—*Opponents*.
Notice is hereby given under section 15 of Act V of 1920 that by an order of this Court, dated 25th June 1926, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 13 of 1926, Official Receiver's Court,
East Cuddalore—No. 1 of 1926, District Court,
Cuddalore.

Yannappaiah Subbayaiah—*Petitioner*.
Sankarabala Venkata and others—*Opponents*.
Notice is hereby given under section 15, Act V of 1920, that by an order of this Court, dated 25th April 1926, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 15 of 1926, Official Receiver's Court,
East Cuddalore—No. 3 of 1926, District Court,
Cuddalore.

Krishna Sanyasaramma—*Petitioner*.
Sri Subbushanandam Madhava and others—*Opponents*.
Notice is hereby given under section 15 of Act V of 1920 that by an order of this Court, dated 24th June 1926, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 21 of 1926, Official Receiver's Court,
East Cuddalore—No. 5 of 1926, District Court,
Cuddalore.

Tadala Sanyasaramma—*Petitioner*.
Sankarabala Venkata and others—*Opponents*.
Notice is hereby given under section 15 of Act V of 1920 that by an order of this Court, dated 25th June 1926, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 22nd September 1926 by delivering or by sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. The petitioners to apply for discharge within one year.

No. 74 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 5 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Pulla Vithayal—Petitioner.
A. Ravi Vithayal, being minor, guardian by mother Allen Chandrayya and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that by an order of this Court, dated 24th June 1928, the abovesaid petitioner was adjudged as insolvent. The creditors of the abovesaid petitioner should prove their debts on or before 24th September 1928 by delivering or by sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. The petitioner to apply for discharge within six months.

No. 25 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 3 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Bella Raddappa—Petitioner.
A. Ravi Vithayal, being minor, guardian by mother Chandrayya and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that by an order of this Court, dated 24th June 1928, the abovesaid petitioner was adjudged as insolvent. The creditors of the abovesaid petitioner should prove their debts on or before 24th September 1928 by delivering or by sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. The petitioner to apply for discharge within six months.

No. 36 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 5 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Isakari Vithayal—Petitioner.
Yamunadevi Narayana and others—Creditors.
Notice is hereby given under section 36, clause 2 of Act V of 1920 that the abovesaid petitioner has applied in this Court to declare him as insolvent and that the petition stands posted in 2nd September 1928 for hearing.

No. 27 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 1 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Kottimalla Jagannathan—Petitioner.
Vallabhaiah Peddabhatnam and others—Creditors.
Notice is hereby given under section 36, Act V of 1920, that by an order of this Court, dated 17th June 1928 the abovesaid petitioner was adjudged as insolvent. The creditors of the abovesaid petitioner should prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. The petitioner to apply for discharge within six years.

No. 36 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 5 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Pannayyaiah Samayachetty—Petitioner.
Kondan Raghavanna and others—Creditors.
Notice is hereby given under section 36, Act V of 1920, that by an order of this Court, dated 21st June 1928 the abovesaid petitioner was adjudged as insolvent. The creditors of the abovesaid petitioner should prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. The petitioner to apply for discharge within six years.

No. 23 of 1928, ORIGINAL RECEIVER'S COURT,
EAST GOVERNMENT—No. 2 of 1928, DISTRICT
RECEIVER'S COURT, KARAIKOT.

Yamunadevi Venkatesham and others—Creditors.
K. Raghavanna and others—Creditors.
Notice is hereby given under section 36, clause (2) of Act V of 1920 that the abovesaid petitioner has applied to this Court to declare them as insolvent and that the petition stands posted in 2nd September 1928 for notice of the creditors.

A. KANAKA RAJU,
Official Receiver.

Karaimondy, 21st July 1928.

No. 126 of 1928, ORIGINAL RECEIVER'S COURT,
KARAIKOT.

Vallabhaiah Venkatesham—Petitioner.
K. Raghavanna and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that the abovesaid petitioner was adjudged as insolvent by this Court on the 21st July 1928 and the creditors are required to prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. Application for discharge shall be made within a year.

No. 13 of 1928, ORIGINAL RECEIVER'S COURT,
KARAIKOT.

Mahalingam Vithayal—Petitioner.
K. Raghavanna and others—Creditors.

Notice is hereby given under section 36 of Act V of 1920 that the abovesaid petitioner was adjudged as insolvent by this Court on the 17th July 1928 and the creditors are required to prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. Application for discharge shall be made within a year.

No. 26 of 1928, ORIGINAL RECEIVER'S COURT,
KARAIKOT.

Kottimalla Jagannathan and others—Creditors.
K. Raghavanna and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that the abovesaid petitioner was adjudged as insolvent by this Court on the 21st July 1928 and the creditors are required to prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. Application for discharge shall be made within a year.

No. 23 of 1928, ORIGINAL RECEIVER'S COURT,
KARAIKOT.

Jayappa Gangayya—Petitioner.
K. Raghavanna and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that the abovesaid petitioner was adjudged as insolvent by this Court on the 21st July 1928 and the creditors are required to prove their debts on or before 2nd September 1928 by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1925. Application for discharge shall be made within a year.

No. 45 of 1928, ORIGINAL RECEIVER'S COURT,
KARAIKOT.

Thangarajah Ravi Ramayya—Petitioner.
K. Raghavanna and others—Creditors.
Notice is hereby given under section 36 of Act V of 1920 that the abovesaid petitioner has applied to this Court to declare him as insolvent and that

his application is posted for hearing to 15th August 1926. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 2 p.m. on the said date.

No. 59 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Mahomed Yusuf Khan—*Plaintiff*.
Bhawanee, etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

No. 60 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Parul Kanyappa—*Plaintiff*.
Rudakishinta Venkateshachari, etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

No. 61 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Soni Ramchandra—*Plaintiff*.
Peyyath Narayanaiah, etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

No. 62 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Ranga Ramayya—*Plaintiff*.
Mangappa Sathiah, etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

No. 63 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Atthar Pita Kanyappa—*Plaintiff*.
Nagappa Ramayya, etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

No. 70 of 1926, ORISSA REVENUE'S COURT,
KUTUBA.

Tallamanna Appa Rao—*Plaintiff*.
G. Laxmana Rao (Petit), etc.—*Defendants*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner was

adjudged insolvent by this Court on the 15th July 1926 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1921. Application for discharge shall be made within a year.

V. PERIAJIT,
Official Receiver.

Madras, 26th July 1926.

No. 106 of 1926, ORISSA REVENUE'S COURT,
MADRAS.

Kaduril Pillai—*Defendant*.

Notice under section 44 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit with documents in support thereof on or before 23d September 1926, failing which a dividend will be distributed without any regard to their claims.

No. 1 of 1926, ORISSA REVENUE'S COURT,
MADRAS.

Pennase Palaver—*Defendant*.

Notice under section 44 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit with documents in support thereof on or before 15th August 1926, failing which a dividend will be distributed without any regard to their claims.

No. 102 of 1926, ORISSA REVENUE'S COURT,
MADRAS.

Yeli Venkatasami Appa—*Plaintiff* (Debt).
Mervada Seethi and others—*Defendants*.

Notice under section 30 of Act V of 1920 is hereby given that Yeli Venkatasami Appa, son of Nagamma Appa, residing at Telukamudi, Kad street, Madras, the petitioner above-named, was adjudged insolvent by this Court on 1st April 1926, and that he is directed to apply for discharge within eight days from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 120 of 1926, ORISSA REVENUE'S COURT,
MADRAS.

Jasna Balaram Appa and another—*Plaintiffs* (Debt).

K. M. Subramanyam Appa and sons and others—*Defendants*.

Notice under section 30 of Act V of 1920 is hereby given that Jasna Balaram Appa and another, sons of Jasna Balaram Appa, residing at Mal street, Madras, the plaintiffs above-named, were adjudged insolvent by this Court on 21st March 1926, and that they are directed to apply for discharge within fifteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 140 of 1926, ORISSA REVENUE'S COURT,
MADRAS.

Seetal alias Nagu Pillai—*Plaintiff* (Debt).
Sammagathay and others—*Defendants*.

Notice under section 30 of Act V of 1920 is hereby given that Seetal alias Nagu Pillai, son of

Maga Pillai, residing at Rama Pillai lane, South Veli street, Madras, the petitioner shornamed, was adjudged insolvent by this Court on 25th March 1925, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 146 of 1925, Official Receiver's Court, Madras.

Rathan Aladdin Boordian—Petitioner (Debt).
Madras and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Rathan Aladdin Boordian, son of Siam Boordian, residing at East Mail street, Madras, the petitioner shornamed, was adjudged insolvent by this Court on 21st March 1925, and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 147 of 1925, Official Receiver's Court, Madras.

S. Ramalingam Pillai—Petitioner (Debt).
Ramanath Chetti and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that S. Ramalingam Pillai, son of Ramalingam Pillai, residing at North Main street, Madras, the petitioner shornamed, was adjudged insolvent by this Court on 15th March 1925, and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 152 of 1925, Official Receiver's Court, Madras.

Anandiah Boordian—Petitioner.

Notice under section 41 of Act V of 1920 is hereby given that a dividend is intended to be declared in the next month and that the creditors, who have not yetted before, are required to prove their debts by an affidavit with documents in support thereof on or before 28th August 1925, failing which a dividend will be distributed without any regard to their claims.

No. 154 of 1925, Official Receiver's Court, Madras.

Z. Eyad Kadir Basha Sahib—Petitioner (Debt).
Mahamed Jussuf Saib and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Eyad Kadir Basha Sahib, son of Eyad Jussuf Basha, residing at Pallivasal street, Madras, the petitioner shornamed, was adjudged insolvent by this Court on 24th April 1925, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 177 of 1925, Official Receiver's Court, Madras.

Tankarathas Pillai and others—Petitioner (Debt).

K. S. Venkateswara Ayyar and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Tankarathas Pillai, son of Ramaswami Pillai, and Venkateswara Pillai, son of Ramaswami Pillai, both residing at Madras, the petitioners shornamed were adjudged insolvent by this Court on 24th April 1925, and that they are directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 178 of 1925, Official Receiver's Court, Madras.

Vallabhaiah alias Kattavaram Boordian—Petitioner (Debt).

A. S. A. Qm. and Palanappa Chetti and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Vallabhaiah alias Kattavaram Boordian, son of Vallabappa alias Kattavaram Boordian, residing at Kallur, Madras, the petitioner shornamed was adjudged insolvent by this Court on 25th April 1925, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 182 of 1925, Official Receiver's Court, Madras.

Kannappanambalam—Petitioner (Debt).
Palanappa Chetti and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Kannappanambalam, son of Kannappanambalam, residing at Venkatal, Madras, the petitioner shornamed was adjudged insolvent by this Court on 23rd March 1925, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 187 of 1925, Official Receiver's Court, Madras.

Mahomed Basha Sahib—Petitioner (Debt).
Pier Mohammed Boordian and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Mahomed Basha Sahib, son of Abdul Kader Sahib, residing at Police line street, Madras, the petitioner shornamed was adjudged insolvent by this Court on 29th June 1925, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 188 of 1925, Official Receiver's Court, Madras.

Chanderappa Pillai—Petitioner (Debt).
Kannappanambalam and others—Creditors.

Notice under section 30 of Act V of 1920 is hereby given that Chanderappa Pillai, son of Venkateswara Pillai, residing at Venkateswara street, Madras, the petitioner shornamed was

adjudged insolvent by this Court on 14th June 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 198 of 1956, Official Receiver's Court,
Madras.

Sankaraya Karamdas—*Petitioner (Debtor)*.
Mandayamulla Pillai and others—*Creditors*.

Notas under section 19(1) of Act V of 1950 is hereby given that Sankaraya Karamdas, son of Kuthaswami Karamdas, residing at Karamdas Kovilam near, Madras, has applied for being declared insolvent and the petition is posted to 14th August 1956.

No. 200 of 1956, Official Receiver's Court,
Madras.

Lakshmanan Ram—*Petitioner (Debtor)*.
Adhinarayana Pillai and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Lakshmanan Ram, son of Subbaraj Ram, residing at West Tower street, Madras, the petitioner aforementioned was adjudged insolvent by this Court on 25th March 1956, and that he is directed to apply for discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 206 of 1956, Official Receiver's Court,
Madras.

Mutha Madala—*Petitioner (Debtor)*.
Chidambaram Chetti and others—*Creditors*.

Notas under section 19 (1) of Act V of 1950 is hereby given that Mutha Madala, son of Madhavan Madala, residing at Aravindam street, Madras, has applied for being declared insolvent and the petition is posted to 25th August 1956.

No. 211 of 1956, Official Receiver's Court,
Madras.

Kandam Reddy—*Petitioner (Debtor)*.
Mutha Pillai and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Kandam Reddy, son of Vallu Reddy, residing at Choolingampalayam, Nizambad taluk, the petitioner aforementioned was adjudged insolvent by this Court on 6th April 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 1 of 1956, Official Receiver's Court,
Madras.

Aiyaswathan—*Petitioner (Debtor)*.
Kappaswathan Ayyar and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Aiyaswathan, son of Vaidyanathan Reddy, residing at Perambalur, Thanjavur, the petitioner aforementioned was adjudged insolvent by this Court on 20th March 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 4 of 1956, Official Receiver's Court,
Madras.

Palanthi Nallu—*Petitioner (Debtor)*.
Mutha Kona and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Palanthi Nallu, son of Ramesh Nallu, residing at Kallakurichi, Madras, the petitioner aforementioned was adjudged insolvent by this Court on 25th March 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 6 of 1956, Official Receiver's Court,
Madras.

Jidha Sankara Ayyar—*Petitioner (Debtor)*.
Lakshman Palaniswami and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Jidha Sankara Ayyar, son of Jidha Sankara Ayyar, residing at Lakshmanapuram 5th street, Madras, the petitioner aforementioned was adjudged insolvent by this Court on 25th March 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 7 of 1956, Official Receiver's Court,
Madras.

Araven Kona—*Petitioner (Debtor)*.
Alaga Kona and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Araven Kona, son of Nanna Kona, residing at Karamayyattal, Melur taluk, the petitioner aforementioned was adjudged insolvent by this Court on 25th March 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 12 of 1956, Official Receiver's Court,
Madras.

Matha Govindan Pillai—*Petitioner (Debtor)*.
Ramaswathan Chetti and others—*Creditors*.

Notas under section 19(1) of Act V of 1950 is hereby given that Matha Govindan Pillai, son of Subbaram Pillai, residing at Kappaswathan village, Perambalur taluk, has applied for being declared insolvent and the petition is posted to 25th August 1956.

No. 14 of 1956, Official Receiver's Court,
Madras.

Peramburam Karandas—*Petitioner (Debtor)*.
Aravindaswami Chetti and others—*Creditors*.

Notas under section 19 of Act V of 1950 is hereby given that Peramburam Karandas, son of Peramburam Karandas, residing at Kollupatti, taluk of Suddhanurpatti, the petitioner aforementioned was adjudged insolvent by this Court on 25th March 1956 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 17 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Sankhara Ambalak—Petitioner (Debit).
Perambalur Appayya and others—Creditors.

Notice under section 30 of Act V of 1923 is hereby given that Sankhara Ambalak, son of Vellalaiah Ambalak, residing at Tenkavanan, Madurai taluk, the petitioner above-named, was adjudged insolvent by this Court on 17th July 1923 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending, by registered post to the Official Receiver, Madurai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 18 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Pandharananda—Petitioner (Debit).
Muvattupuzha Aravindan and others—Creditors.

Notice under section 30 of Act V of 1923 is hereby given that Pandharananda, son of Parthasayamma, residing at Sogahana Street, Tirumangalam, the petitioner above-named, was adjudged insolvent by this Court on 30th June 1923 and that he is directed to apply for discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending, by registered post to the Official Receiver, Madurai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 25 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

E. B. Nayyar, son—Petitioner (Debit).
Ambalam Manikam Ayyar and others—Creditors.

Notice under section 30 of Act V of 1923 is hereby given that (1) E. B. Nayyar, (2) E. B. Krishnamoorthy and (3) K. S. Gnanasami, sons of Appayya Nalawad Ayyar, residing at West Main Street, Madurai, the petitioners above-named, were adjudged insolvent by this Court on 18th June 1923 and they are directed to apply for discharge within 18 months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madurai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 29 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Kandam Pillai and another—Petitioner (Debit).
Nethuram Pillai and others—Creditors.

Notice under section 30 of Act V of 1923 is hereby given that (1) Kandam Pillai, son of Sankarananda Pillai, and (2) Aravindam Pillai, son of Sriyam Pillai, both residing at Sthendharan Kalakurichi, the petitioners above-named, were adjudged insolvent by this Court on 19th April 1923 and that they are directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madurai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 30 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

a. g. a. Mathai Chetti—Petitioner (Debit).
Amambichan Chetti and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that a. g. a. Mathai Chetti, son of Venkatesan Chetti, residing at Kalluram, Madurai taluk, has applied for being declared insolvent and the petition is posted on 9th August 1923.

No. 32 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

K. D. Natarajam Rajagopal—Petitioner (Debit).
Therachand Natarajam and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that K. D. Natarajam Rajagopal, son of Peramburam Rajagopal, residing at Kasi Veli Street, Madurai, has applied for being declared insolvent and the petition is posted on 12th August 1923.

No. 35 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

g. Yerra Nayudu—Petitioner (Debit).
K. T. & S. Gopalakrishna Ayyar son and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that g. Yerra Nayudu, son of Rappanayya Nayudu, residing at Alanganadai, Palanihottai taluk, has applied for being declared insolvent and the petition is posted on 14th August 1923.

No. 41 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Paul Rajagopal—Petitioner (Debit).
S. N. Nallaperumal Pillai and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that Paul Rajagopal, son of Edward Rajagopal Pillai, residing at Nallur, Madurai taluk, has applied for being declared insolvent and the petition is posted on 15th August 1923.

No. 44 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Rajaga M. Subbar and others—Petitioner (Debit).
a. g. Gira Vaidya Ayyar and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that Rajaga Subbar, Duraimam Ayyar, Rajaga Nayar and Rajaga Ramu Ayyar, sons of Rajaga Gani Sankaradas Ayyar, residing at South Main Street, Madurai, have applied for being declared insolvent and the petition is posted on 15th August 1923.

No. 52 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Mathuram Nalakan—Petitioner (Debit).
Alanganadai Pillai and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that Mathuram Nalakan, son of Perumal Nalakan, residing at Nallur, Madurai taluk, has applied for being declared insolvent and the petition is posted on 16th August 1923.

No. 53 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Seyya Pillai alias Mathuram Pillai—Petitioner (Debit).
Mathuram Pillai and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that Seyya Pillai alias Mathuram Pillai, son of Ramaswami Pillai, residing at South Tril Travancalur Street, Madurai, has applied for being declared insolvent and the petition is posted on 16th August 1923.

No. 54 of 1923, OFFICIAL RECEIVER'S COURT,
MADRAS.

Mathuram Nayagun—Petitioner (Debit).
Gita Nayagun and others—Creditors.

Notice under section 30 (1) of Act V of 1923 is hereby given that Mathuram Nayagun, son of Adithyan Nayagun, residing at Karmadurai, Madurai taluk, has applied for being declared insolvent and the petition is posted on 16th August 1923.

No. 36 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

N. V. Srinivasa Iyer—Petitioner (Debtor).

Chinnappa Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Srinivasa Iyer, son of Srinivasa Srinivasa, residing at South Main street, Madras, has applied for being declared insolvent and the petition is posted to 27th August 1924.

No. 37 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Chinnappa Pillai—Petitioner (Debtor).

Chinnappa Pillai and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Chinnappa Pillai, son of Srinivasa Pillai, residing at Kottapattinam street, Chidambaram, has applied for being declared insolvent and the petition is posted to 24th August 1924.

No. 38 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Thangia alias Manakrishna Pillai—Petitioner (Debtor).

Manakrishna Pillai and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Thangia alias Manakrishna Pillai, son of Srinivasa Pillai, residing at Pottuvanam Thero, Madras, has applied for being declared insolvent and the petition is posted to 10th August 1924.

No. 40 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Gan. Anaswami Chetti—Petitioner (Debtor).

Anaswami Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Gan. Anaswami Chetti, son of Veluchamy Chetti, residing at Marudamalai village Palani taluk, has applied for being declared insolvent and the petition is posted to 12th August 1924.

No. 44 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

P. R. Kannabai Nayudu—Petitioner (Debtor).

Chidappa Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that P. R. Kannabai Nayudu, son of Kasturi Rangappa Nayudu, residing at Periyambur Vadipalayam, has applied for being declared insolvent and the petition is posted to 11th August 1924.

No. 76 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Uma Ibrahim Manjappa and another—Petitioner (Debtor).

Perambappa Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Uma Ibrahim Manjappa, son of Kottai Kanna Manjappa, and Kalerabha Manjappa, son of first petitioner, both residing at 24th Main, have applied for being declared insolvent and the petition is posted to 9th August 1924.

No. 79 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Srinivasappa Pillai—Petitioner (Debtor).

Perambappa Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Srinivasappa Pillai, son of Srinivasappa Pillai, residing at Arundhanapalam, Madras, has applied for being declared insolvent and the petition is posted to 10th August 1924.

No. 83 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Shankararaman—Petitioner (Debtor).

Anandappa Chettiar and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Shankararaman, son of Sankararaman, residing at Kattipattu Kottampalayam, has applied for being declared insolvent and the petition is posted to 14th August 1924.

No. 85 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

Kannammal Iyer—Petitioner (Debtor).

K. V. Rajagopal & Co. and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that Kannammal Iyer, son of Veppa Rao, residing at North Anna Main street, Madras, has applied for being declared insolvent and the petition is posted to 14th August 1924.

No. 329 of 1924, OFFICIAL RECEIPTS' COURT,
MADRAS.

M. Alaga Chetti—Petitioner (Debtor).

Palanappa Chetti and others—Creditors.

Notice under section 18 (1) of Act V of 1920 is hereby given that M. Alaga Chetti, son of Matha Karuppan Chetti, residing at Veluppalam, Melur taluk, has applied for being declared insolvent and the petition is posted to 9th August 1924.

T. S. RAMASWAMIAYYAR, *Official Receiver.*

Madras, 25th July 1924.

No. 52 of 1924, OFFICIAL RECEIPTS' COURT, SALT.

Devi Chetti, son of Krishna Chetti at Rajapet—Petitioner (Debtor).

Anthamuri Chetti and others—Creditors.

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor aforementioned has been adjudged insolvent by an order of this Court dated the 26th day of July 1924, on the application of the aforementioned debtor, that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 26th August 1924, and that a claim may be proved by delivering a statement by post in a registered letter to the Official Receiver, Salt, as referred to in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from this date.

No. 80 of 1924, OFFICIAL RECEIPTS' COURT, SALT.

Vandappa Chetti and others—Creditors.

Vedakumudi Appanagar, son of Nageswara, at Sivapattinam, Solut—Petitioner (Debtor).

Notice is hereby given under section 30 (1) of Act V of 1920 that the debtor aforementioned has been adjudged insolvent by an order of this Court, dated the 26th day of July 1924, on the application of the aforementioned debtor, that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 26th August 1924, and that a claim may be proved by delivering a statement by post in a registered letter to the Official Receiver, Salt, as referred to in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from this date.

No. 105 of 1924, OFFICIAL RECEIPTS' COURT, SALT.

Rangaswami Chetti and others—Creditors.

(1) Rama Chetti, son of Sivappa Chetti, and (2) Karpaswami Chetti, son of Na. (1) at Rajapet, Solut—Petitioner (Debtor).

Notice is hereby given under section 36 (1) of Act V of 1926 that the debtors aforementioned have been adjudged insolvent by an order of this Court, dated the 13th day of July 1926, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 25th August 1926, and that a claim may be proved by delivering an affidavit in proof to a registered letter to the Official Receiver, Salem, an affidavit in Form No. 1 of the Appendix to the Madras Provincial Insolvency Rules, 1920, together therewith within two years from this date.

No. 30 of 1926, OFFICIAL RECEIVER'S COURT, SALEM.
Seyyid Moustafa Sahib, son of Mrs. Sahib, at
Kadavallur, Bangalore—*Debtor* (Deceased).

Notice is hereby given under section 36 (1) of Act V of 1926 that the above-named insolvent debtor will be heard by the Official Receiver, Salem, at 11 a.m. on 26th August 1926.

No. 30 of 1926, OFFICIAL RECEIVER'S COURT, SALEM.
Chennappa alias Sengoda Kandan, son of
Chakrity Kandan, at Chennampalli, Gadhak
District—*Debtor* (Deceased).

Notice is hereby given under section 36 (1) of Act V of 1926 that the above-named insolvent debtor will be heard by the Official Receiver, Salem, at 11 a.m. on 26th August 1926.

C. V. RAMANUJACHARIYAN,
Official Receiver,
Salem, 22nd July 1926.

No. 38 of 1924, DISTRICT RECEIVER'S COURT,
TIRUVALLUR—No. 30 of 1925, DISTRICT COURT,
TIRUVALLUR.

A. R. Sankaran of Tiruvallur—*Debtor*.

Notice is hereby given that creditors of the above-named insolvent are required to prove their debts on or before the 25th day of August 1926, failing which said dividend will be declared and distributed without regard to their claims.

No. 308 of 1924, OFFICIAL RECEIVER'S COURT,
TIRUVALLUR—No. 16 of 1925, DISTRICT
COURT, TIRUVALLUR.

M. Sivasubramanian Pillai and another of Palanichelam—*Debtors*.

Notice is hereby given that the creditors of the above-named insolvents are required to prove their debts on or before the 25th day of August 1926, failing which said dividend will be declared and distributed without regard to their claims.

No. 12 of 1926, OFFICIAL RECEIVER'S COURT,
TIRUVALLUR—No. 30 of 1925, DISTRICT COURT,
TIRUVALLUR.

Kalabeswaram Pillai, son of Mahalingam Pillai,
Thandamperakudi street, Tiruvallur—*Debtor*.

Notice is hereby given that the above-named debtor has been adjudged by an order of this Court on 20th July 1926. Persons alleging themselves to be creditors are hereby required to prove their claims as soon as possible by delivering an affidavit in proof to a registered letter to the Official Receiver, Tiruvallur, an affidavit in Form No. 1 of the Appendix to the Madras Provincial Insolvency Rules, 1920, accompanied with books, accounts, vouchers and other documents to substantiate their claims, after which date I shall proceed to frame schedule for proved debts. The debtor is directed to apply for his discharge within two months from the above date of notice.

A. SUBRAMANIAM AYYAR,
Official Receiver.

Mida Thandamperakudi, 22nd July 1926.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1912, AND THE PALLAVAH SAKSHATHA SIDDHI, LIMITED.

Whereas the Pallava Sankshatha Sidi, Limited, is being wound up.

And whereas the returns required to be made by the liquidators have not been made from the date of their appointment on 12th March 1921 and whereas only a balance sheet was made up to 30th March 1926 was returned on 30th March 1926 and whereas the liquidators at their last known place of residence were informed by post that such half-yearly statements were overdue and that statements required in Form No. prescribed by the High Court of Madras have to be submitted and whereas a sum of five annas, the remuneration payable was returned;

And whereas the undersigned has therefore assembled to believe that the affairs of the said company are either fully wound up or that no liquidator is acting;

Therefore the undersigned hereby gives notice, pursuant to section 747 (1) of the Indian Companies Act, 1912, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

M. J. VENKATACHESWARA PILAI,

Acting Assistant Registrar of Public Debt Companies,
Chennai, 20th July 1926.

IN THE MATTER OF THE PALLAVAH SAKSHATHA SIDDHI, LIMITED.

Whereas the Pallava Sankshatha Sidi, Limited, was a voluntary liquidator on the 22nd July 1924, whereas the undersigned has reasonable cause to believe that an liquidator is acting and that the affairs of the company are fully wound up and whereas the returns required to be made by the liquidator have not been made for a period of six consecutive months after notice from this office demanding the returns sent on the 15th January 1924 by post to the company, notice is hereby given pursuant to section 747 (1) of the Indian Companies Act, 1912, that at the expiration of three months from the date of this notice the name of the said company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

V. VENKATARAMA AYYAR,

Act. Asst. Registrar of Public Debt Companies,
Chennai.

Madras, 22nd July 1926.

FINANCIAL NOTIFICATION.

NOTIFICATION.

The following currency note of the Madras Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is warned to communicate at once with the undersigned.

Not really destroyed.

Register number—514 (1923-24).

Number of note—2774-0500.

Value—Rs. 100.

Name of claimant—Mr. Subramaniam Sankaranarayanan, son of Mr. Subramaniam, 47/40th Street, near the Madras Railway Station, Palanichelam post, District, Tiruvallur.

F. N. RAJAGOPAL,
Currency Officer.

Madras, 18th July 1926.

MARINE NOTIFICATION.

REPORT OF VESSELS
ARRIVED AT, AND DEPARTED FROM, THE PORT OF MADRAS
FROM THE 12th TO THE 19th JULY 1924.

ARRIVAL.

Date.	Name of vessel.	Tonnage registered.	Master.	Where from.	berth occupied.
12th.					
July 22	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	Outer quay
" 23	S.S. "Gardfield" ..	2,778	J. Williams	Do	No. 1.
" 24	S.S. "Tara" ..	2,610	P. B. Wignall	Penang	No. 5.
" 25	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 26	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 2.
" 27	S.S. "Harpur" ..	2,375	J. E. Jones	Batavia	South quay and No. 3.
" 28	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 29	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 4.
" 30	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 31	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 1st	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 2nd	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 3rd	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 4th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 5th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 6th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 7th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 8th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 9th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 10th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 11th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 12th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 13th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 14th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 15th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 16th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 17th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 18th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 19th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.

DEPARTURE.

Date.	Name of vessel.	Tonnage registered.	Master.	Bound to.	berth occupied.
12th.					
July 22	S.S. "Harpur" ..	2,375	J. E. Jones	Batavia	South quay and No. 3.
" 23	S.S. "Gardfield" ..	2,778	J. Williams	Do	No. 1.
" 24	S.S. "Tara" ..	2,610	P. B. Wignall	Penang	No. 5.
" 25	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 2.
" 26	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 27	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 3.
" 28	S.S. "Harpur" ..	2,375	J. E. Jones	Batavia	No. 1 and South quay.
" 29	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 2 and West quay No. 4.
" 30	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	No. 4.
" 31	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 1st	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 4.
" 2nd	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 3rd	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay No. 2.
" 4th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 5th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 6th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 7th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 8th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 9th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 10th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 11th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 12th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 13th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 14th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 15th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 16th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 17th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 18th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay
" 19th	S.S. "Harpur" ..	2,375	J. E. Jones	Colombo	West quay

A = America.

B = Brazil.

C = Canada.

D = Dutch.

E = English.

F = French.

G = German.

H = Italian.

Harbour Office, Madras,
24th July 1924.

A. MACKENZIE,
Acting Deputy Commissioner of the Port.

REVENUE NOTIFICATIONS.

REVISED ARIKAT NOTICE.

NOTICE OF SALE OF TOWNY RIGHTS IN THE
TOWN OF MADRAS, FOR THE YEAR 1924-25.

Notice is hereby given that the towny shops shown in the enclosed schedule will, for the first time commencing from the 1st October 1924, be put up to public auction by the Collector of Madras at his office at 12 noon on Thursday the 10th August 1924.

SCHEDULE.

Small number, fully shop number and the limits within which the shops should be placed.

1. 2 New Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
3. 8 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Old Warehouse Street and the north and south streets.
4. 7 New Warehouse, Thiruvallur High Road—Thiruvallur High Road between Old Warehouse Street and the north and south streets.
5. 10 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Old Warehouse Street and the north and south streets.

Small number, fully shop number and the limits within which the shops should be placed.

6. 11 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
7. 12 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
8. 13 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
9. 14 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
10. 15 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
11. 16 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
12. 17 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
13. 18 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
14. 19 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.
15. 20 Old Warehouse, Thiruvallur High Road—Thiruvallur High Road between Thiruvallur Thiruvallur and Thiruvallur Thiruvallur Street, Madras. The shop should be placed (if possible) in the building between the Thiruvallur High Road.

Total number, 56; further number and the limits within which the shops must be opened.

- at 250 Wharves (Boat's Head).—In Government's Road on Right's Road (1) in Government's Road and (2) in Government's Road and (3) in Government's Road, each up to the Bridge on the wharf and each up to Government's Road. The shops to be opened at each of these wharves must be within the limits of the following roads:—
- at 270 Wharves (Boat's Head).—In Government's Road on Right's Road (1) in Government's Road and (2) in Government's Road, each up to the Bridge on the wharf and each up to Government's Road. The shops to be opened at each of these wharves must be within the limits of the following roads:—
- at 270 Wharves (Boat's Head).—In Government's Road on Right's Road (1) in Government's Road and (2) in Government's Road, each up to the Bridge on the wharf and each up to Government's Road. The shops to be opened at each of these wharves must be within the limits of the following roads:—

N.B.—Shops numbered 1* should be closed on week days from 11-30 a.m. to 2 p.m., on pay days from 11-30 a.m. to 1 p.m. and from 4 p.m. to 6 p.m. and on Sundays and on each full holidays at one festival days at least, except between 11-30 a.m. and 4 p.m. on the full holidays being Makha, Anant, Aparajit, Nandha, Chaitanya, English New Year's Day, Pongal, Makha, Pongal, English New Year's Day, Tamil New Year's Day, Makha, Makha, Makha and Pongal Chaitanya.

1. As the auction proceeds, each person whose bid is successfully accepted shall deposit a further deposit of half a month's rent (in addition to the initial deposit of Rs. 50) for each shop within the initial deposit equals or exceeds two months' rent. Should he fail to do so the initial deposit made by him will be forfeited and the shop will be put up again immediately on the above conditions or otherwise determined by the Collector and the deficiency will be debited from his bid again for the same or for any other shop. The same will be in the case of the defender who will forfeit all paid and, in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the end.

2. Successful bid line will be allowed to open their shops only in accordance with the limits specified above and at a distance of not less than 100 yards from one another.

3. A live person whose bid is successfully accepted shall:

(a) at once, if, as required by the selling officer or otherwise at the time of the sale, deposit in addition to the deposits made under above (1) half a month's rent for each shop knocked down to him, unless the initial deposit equals or exceeds two months' rent;

(b) at once apply in writing for a license for each shop knocked down to him and within a week thereafter furnish the Tabakdar with the boundaries of the site selected by him for the location of the shop and a statement in the prescribed form showing details of the immovable property possessed by him, or in which he has or claims together with accurate and full details of circumstances, etc., therein;

(c) within fifteen days from the date of sale deposit such further sum as with the deposits already made under sub clause (1) supra will make up two months' rent of all shops knocked down to him.

(d) Further if the Tabakdar is not satisfied that any such person has been treated to pay his rent punctually and fully, he may require him, in addition to the deposits required under clause (c) (d) supra, either:

(i) to deposit two months' rent of all shops knocked down to him, or

(ii) to execute a mortgage of his immovable property in favour of the Government for all moneys that may become due under the terms of the contract with a power of sale in favour of the mortgagee to be exercised in default of payment thereof by the purchaser, or

(iii) to produce a survey or revenue, to be accepted by the Tabakdar, who should execute a security bond for the payment of all moneys that may become due by him under the terms of the contract and to execute a mortgage deed of his or their immovable property in favour of the Government for the payment of all moneys due under the said contract by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof by the purchaser or under or by the purchaser, or

(iv) if the Tabakdar is not satisfied that the value of his immovable property tendered as security is adequate, he may require such person further to produce, in addition to mortgaging his property, a survey or revenue to be approved by the Tabakdar, who shall execute a security bond for the balance of the money that may become due and execute a mortgage deed of the security or mortgage property in favour of the Government. The security referred to in sub-clause (iii) and (iv) above shall be in the form of a mortgage in the prescribed form annexed to the notification showing details of their immovable property. The purchaser shall be bound to carry out the provisions of sub-clause (i) to (iv) above, within fifteen days from the date of sale.

The bond and the mortgage deed shall be stamped and registered at the expense of the purchaser. He shall also be bound to execute a counter-part agreement.

4. Temporary license will not be issued except in special cases and in cases where the time of the annual license is delayed through the failure of the license to comply with the conditions forth above and in the annual Sale Notification published by the Public Commission.

5. As regards the payment of lease and tree-tax the following rates will be observed:—

(i) The total shop lease and tree-tax should be paid on or before the 15th of each month.

(ii) Interest at the rate of one per cent per annum will be charged after the 15th of the following month.

(iii) Failure to pay the lease or tree-tax before the 15th of the month will render the shop liable to be closed at the discretion of the Collector.

(iv) For payments after the 15th day will be levied at the following rates:—

Rates below Rs. 25	Rs.
Rates from Rs. 25 and below Rs. 50	1
" Rs. 50 and below Rs. 100	2
" Rs. 100 and below Rs. 200	4
" Rs. 200 and below Rs. 400	12
" Rs. 400 and below Rs. 600	24
" Rs. 600 and below Rs. 800	48
" Rs. 800 and below Rs. 1,000	96
" Rs. 1,000 and below Rs. 2,000	72
" Rs. 2,000 and below Rs. 4,000	108
" Rs. 4,000 and below	156

Madras Collector's Office,

27th July 1926.

STATEMENT SHOWING THE AVERAGE ANNUAL RENTALS OF SHOP AND STALLS FOR FIVE YEARS.

Shop number.	Place where located.	Average annual rent.
1	New Madrasmarket	186
2	Old Madrasmarket	1,712
3	New Madrasmarket	1,712
4	Madrasmarket	1,712
5	Do	1,712
6	Do	1,712
7	Do	1,712
8	Do	1,712
9	Do	1,712
10	Do	1,712
11	Do	1,712
12	Do	1,712
13	Do	1,712
14	Do	1,712
15	Do	1,712
16	Do	1,712
17	Do	1,712
18	Do	1,712
19	Do	1,712
20	Do	1,712

[illegible]

Category	Description of work	Pay
	<p>Half shift of 4 hours' making up of 2 1/2 hours in the morning (including 1 hour extra) and 1 1/2 hours in the afternoon (including 1 hour extra) with 1 hour of holding down bins, etc., throughout.</p>	
	<p>Notes:—The instant transfer of the men employed in making outside work.</p>	
	<p>(1) Provide road, electric and telegraph in making outside work.</p>	
	<p>(2) Provide all necessary scaffolding, setting and labour and apparatus for working.</p>	
	<p>(3) Provide the necessary labour and material for the work.</p>	
	<p>(4) Provide labour and material for all necessary painting and painting and temporary repairs.</p>	
	<p>(5) Allowance for painting work during treatment work.</p>	
	<p>(6) Supply all necessary temporary lights, water and steam supply, materials, etc., in making, lay down in stages, disassemble and other necessary process, during the progress of the work.</p>	
	<p>(7) Supply all necessary scaffolding and lighting.</p>	
	<p>(8) Carry out every kind of labour and as perforce materials on the work.</p>	
	<p>(9) Work done on account of and leave the whole of the work in progress and as perforce materials.</p>	
	<p>(10) All work done in the work during the progress of the work and as perforce materials.</p>	

C. V. STEPHENS

Executive Engineer, River Waters, Belgaum.

Barro Colorado, 25th July 1984

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Applications are invited for an appointment of Superintendent of Jail Industries in District on a salary of Rs. 1,500-50-1,750 per annum for a period of two years.

The applicant is required to possess such qualifications as will enable him:

(i) to compare prison labour; (ii) to introduce staple industries; (iii) to assist the Inspector-General of Prisons, Madras, in matters concerning the purchase of all raw materials and the sale of all manufactured articles; and (iv) to be the general financial and business adviser to the Inspector-General.

The applicant should be fully qualified in business methods, have a thorough knowledge of commercial accounts and of handling money on a large scale.

Other qualifications being equal, preference will be given to the applicant who possesses a good knowledge of Tamil in addition to the qualifications mentioned above, and who has rendered approved military service.

Any attempt on the part of a candidate to solicit support for his candidature from Government officials and other persons of influence will seriously bias the appointments.

Applications, which should be addressed to the Inspector-General of Prisons, Madras, by designation and not by name, will be received in his office up to 31st August 1926. The selected candidate will be required to enter upon his duties on or about the 1st of October 1926.

P. K. TARATOUN, Major, I.M.S.,
Inspector-General of Prisons, Madras.

Madras, 3rd July 1926.

PRIVATE ADVERTISEMENTS.

On or after 1st August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

Vallabhaiah v/s. S. RANGASWATHAM.
Chennai, 19th June 1926.

On or after 2nd August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

A. M. KRISHNASWAMI AYTANGAR.
Lada Chatterjee, 2nd July 1926.

On or after 3rd August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

T. V. KRISHNASWAMI.
7th July 1926.

On or after 5th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

V. SUNDARA RAJAN.
Teysey, 7th July 1926.

On or after 18th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

SUNAKATTE PURANNA.
Vengaloor, 12th June 1926.

On or after 27th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

B. MANAVAHAN.
Royapett, 14th July 1926.

On and after 19th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

M. THIRUNARAYANA.
Mylapore, 14th July 1926.

On or after 23rd August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

M. A. VENKATARAMANA MAYUDU.
Madras, 24th July 1926.

On or after 23rd August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

S. V. TIRUVENKATACHARI.
Madras, 24th July 1926.

On or after 23rd August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

S. RAJARAMAN.
Mylapore, 24th July 1926.

On or after 27th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

S. PARTHASARATHY.
Mylapore, 24th July 1926.

On or before 27th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

V. R. GOPALA RAO.
Madras, 24th July 1926.

On or after 21st August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

T. S. AVANASHILINGAM.
Chennai, 24th July 1926.

On or after 18th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

T. M. RATNAM MUDALIYAR.
Madras, 24th July 1926.

On or after 18th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

A. P. RATHASAPATI.
Madras, 24th July 1926.

On or after 2nd September 1926, I intend moving the High Court to enrol me as a Vakil thereof.

S. AKULONG.
Madras, 24th July 1926.

On or after 24th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

K. ARUNANATHAN.
Tirupur, 24th July 1926.

On or after 24th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

T. S. NARASIMHA RAU.
Mylapore, 24th July 1926.

On or about 26th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

T. P. GOPALAKRISHNAN.
Mylapore, 27th July 1926.

On or about 26th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

P. MUTHUKUMARASWAMI MUDALIYAR.
Madras, 24th July 1926.

On or after 26th August 1926, I intend moving the High Court to enrol me as a Vakil thereof.

C. O. VENKATARAMAN.
Tirupur, 24th July 1926.

On or after 20th August 1922, I intend moving the High Court to read me as a Vakil thereof.

Mylapore, 24th July 1922. A. V. NATHAN.

On or after 27th August 1922, I intend moving the High Court to read me as a Vakil thereof.

P. ACHUTHA MENON.

Ezhevur, 26th July 1922.

I, Ruyal-Hingavada, shall henceforth be known as Gouda Annappa Satta.

G. ANNAPPA SATTU.

Triplichy, 22nd July 1922.

I, H. J. Stephens (Raja Joseph Stephens), shall henceforth be known as J. S. S. Raja (Joseph Stephens Arakkumy Raju).

H. J. STEPHENS.

Madurai, 16th July 1922.

I, Moosamed Iyer, shall henceforth be known as Sri Shanmugaswamikal.

SRI SHANMUGASWAMIKAL.

Kappagottur, 6th July 1922.

AUSTRIAL Nampyasa Row, shall henceforth be known as Beetha Nampyasa Row.

A. VENKATA ROW.

Paravur, 24th July 1922.

G. V. Subbanyudu, shall henceforth be known as G. V. Subbaramudu.

G. SUBBARAYUDU.

Kozhy, 9th June 1922.

INSOLVENCY NOTICE.

It is hereby notified that Appala Raoanna of Sasthankalappala, Cochin taluk, Sub in Insolvency Petition No. 7 of 1922 on the file of the District Munsif's Court, Cochin, and the same stands posted for 14th August 1922 before the Official Receiver, Cochin, for objections.

K. SATTANARAYANA CHUDART,
Petitioner's Friend.

Arrangements for discharge filed by petitioner Appala Raoanna of Sasthankalappala, Cochin taluk, Sub in Insolvency Petition No. 7 of 1922 on the file of the District Munsif's Court, Cochin, stands posted on 26th August 1922 for objections.

G. V. SUBBA RAYUDU,
Petitioner's Friend.

Coimbatore, 12th July 1922.

No. 21 of 1922 (J.R. No. 22 of 1922),
Official Receiver's Court, Thiruvananthapuram.

Palaikappu Pillai—Petitioner.

Kayamkulam and others—Respondents.

Notice is hereby given that the petitioner aforesaid has applied to be declared insolvent and the petition is posted on 31st August 1922 for objections of creditors before the Official Receiver, Thiruvananthapuram.

A. V. SUBRAMANIAM,
Friend.

Thiruvananthapuram, 12th July 1922.

ESTATE OF ANNAPPA CHETTY RAJU CHETTY (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 17th day of July 1922 the estate of Annappa Chetty Raju Chetty, late of Chidambaram, near Mylapore, but now deceased, under the provisions of section 32 of the Administrator-General's Act, 1913, without any grant of Administration and that all persons having claims against the said estate as creditors, next of kin, legatee or any other manner whatsoever should prefer their claims to the said Administrator-General, on or before the 27th August 1922 after which date he will proceed to make a distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 17th July 1922.

ESTATE OF CAPTAIN WALTER DOUGLAS MCCRAITH (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 20th day of July 1922 the estate of Captain Walter Douglas McCraith, retired Marine Major and Marine Barracks, late of Bombay and Madras, but now deceased, under the provisions of section 32 of the Administrator-General's Act, 1913, without any grant of Administration and that all persons having claims against the said estate as creditors, next of kin, legatee or any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 18th October 1922, after which date he will proceed to make a distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

G. S. WHITE,
Acting Administrator-General.

Madras, 20th July 1922.

SUCCESSION NOTICE.

It is hereby notified that one Sri Krishnappa Govindaswami of Kulewaram has filed a petition (O.P. No. 26 of 1922) in the District Munsif's Court, Rameswaram, to grant her succession certificate with regard to the collection of the following debts due to her deceased husband Sri Krishnappa Govindaswami of Kulewaram. The above petition stands posted on 12th August 1922 for notice to all interested in opposing the petition.

Those who intend preferring any objections to the claims of the petitioner may do so before the District Munsif's Court, Rameswaram, on 15th August 1922 at 10 a.m., either in person or by pleader and file their objections.

Description of Debt.

No. 27202-22 on file of the Village Panchayat Court, Rameswaram.			
Md. 27202	Rs.	10	0
Md. 27203	Rs.	10	0
Md. 27204	Rs.	10	0
Md. 27205	Rs.	10	0
Md. 27206	Rs.	10	0
Md. 27207	Rs.	10	0
Thammal Venkataswami	Rs.	10	0
Thammal Venkataswami	Rs.	10	0
Thammal Venkataswami	Rs.	10	0
Thammal Venkataswami	Rs.	10	0

The creditors on petition before the Village Panchayat Court, Rameswaram, should file their objections on or before the 15th August 1922 at 10 a.m.

T. VENKATARAMA RAO,
Counsel for Petitioner.

Rameswaram, 27th July 1922.

The proceedings and minutes of the meetings shall be recorded in a book kept for the purpose, Series 10-0-0-1.

6. The funds of the Board, Committee and Treasury required immediately for expenditure shall be credited—

(a) as preliminary notes, debentures, stock or other securities of the Government of India, or

(b) as stock or debentures, or shares in Railway or other Companies, the interest whereon shall have been guaranteed by the Secretary of State for India in Council, or

(c) as debentures or other securities for money lent by or on behalf of any associated body under the authority of any Act of a Legislature established in British India, or

(d) as fixed deposits for periods not exceeding three years in—

- (1) the Imperial Bank of India,
- (2) the Madras Central Urban Body, or
- (3) such Central District Co-operative Societies as have been approved by the Registrar of Co-operative Societies for the investment of the funds of Local Boards and Municipal Councils constituted under the Madras (Local Boards) Act of 1925 and the Madras District Municipalities Act of 1925, respectively.

10. All applications and appeals to the Board Series 10-11-0, shall be written, typewritten or printed, neatly and legibly on unruled white foolscap lake paper with an outer margin above 1½ inch and an inner margin about 1½ inch wide; separate sheets shall be attached together loosely. Writing or printing may be on both sides of the paper and margins shall be expressed in figures only.

11. All such applications and appeals shall be presented in person either by the parties or by their agents or other duly-authorized agents at the office of the Board during office hours to the Secretary to the Board.

Provided that such agents are persons holding certificates not lower than those of first grade pleaders, except in special cases, in which the Commissioner of the division concerned permits second-grade pleaders to present applications or appeals or appear on behalf of parties subject to the condition that the parties concerned are also present with them when they are so appearing.

Provided also that applications and appeals which are signed by parties or their authorized agents and duly attested by persons authorized to attest affidavits or which are signed by duly-authorized agents may be sent by registered post, addressed to the Secretary to the Board or presented in person to the Commissioner of the division where it is within the limits of that division. Provided also that applications or appeals signed by such agents or agents on behalf of their parties shall not be admitted without their being authorized or written in that behalf duly attested by persons entitled to attest affidavits or a power-of-attorney respectively.

12 (a). All original applications shall be headed with a name-title in the following form—

BEFORE THE BOARD OF COMMISSIONERS FOR
PUBLIC RELIEF AND ENDOWMENTS, MADRAS.

Applicant No. of 19

under section of Madras Act I of 1925.

Between—

and Applicant,

Respondent.

(b). All miscellaneous applications arising from or connected with original applications or appeals shall be headed with a name-title in the following form—

BEFORE THE BOARD OF COMMISSIONERS FOR
PUBLIC RELIEF AND ENDOWMENTS, MADRAS.

Mr. Applicant No. of 19

In
Appel No. of 19

Between—

Applicant
Applicant.

and

Respondent.

13. A memorandum of appeal shall be headed with a name-title setting out the name of the authority against whose decision the appeal is preferred, the serial number and date of such decision and the names of the parties separately numbered and described as appellants and respondents. The appeal shall be accompanied by three copies of the order appealed against, at least one of them being attested. The name-title shall be in the following form—

BEFORE THE BOARD OF COMMISSIONERS FOR
PUBLIC RELIEF AND ENDOWMENTS, MADRAS.

Appellate Jurisdiction.

Appel No. of 19

under section of Madras Act I of 1925.

Between—

and

Applicant,

Respondent,
of the one part
the other part.

From the order No. dated at the Court of
the District Judge
at
the District Judge

14. The application or appeal must also state the provision or provisions of Law under which it is preferred.

15. The application or appeal shall state in distinct paragraphs the grounds on which relief is sought and also the orders demanded. The facts and allegations therein should be verified at the end in the usual manner, as a plaint under the Civil Procedure Code.

16. Copies of applications or appeals shall be served upon all parties whose rights or interests will be affected by any order that may be passed therein. Service will be effected as provided by the rules under Madras Act I of 1925.

17. The applicant or the appellant shall pay into the office of the Board, the costs of serving the notice on all the respondents or the costs of service (as per schedule) and furnish or cause to be given to the respondent or appellant as there are respondents together with three attested copies for the use of the Board. The applicant or appellant shall, along with the application or appeal, furnish the copies referred to above and deposit with the Secretary to the Board a sum of Rs. 5 towards the cost of service of notices and service of the notice in case of respondents for which the charge will be at the same rate as for the original notice.

Provided that in all other respects, the Board shall, so far as may be, follow the procedure laid down in the Code of Civil Procedure and the Civil Rules of Procedure, in the proceedings for the hearing and disposal of applications and appeals under the Act.

18. Any communication from the Board to the Government in connection with the execution of their powers shall be made by the President in consultation with any other Commissioners or

18. The orders and decisions of the Board shall be communicated by the Secretary to the parties concerned.

19. The members under section 14 (1) and (2) include and involve among others—

(a) the power to inspect all movable and immovable properties belonging to, and all records, correspondence, plans, accounts and other documents relating to a religious endowment or any service connected with such endowment and also such properties and records, etc., belonging to any institution.

(b) the power to have such inspection made by the Inspector, Assistant Inspectors or District Assistant Commissioners or other officers working under the Board.

(c) the power to enforce the obligation of the trustees, executive members, servants and officers attached with such temples or committees to give such assistance as may be necessary to the Commissioners, Inspectors, Assistant Inspectors, District Assistant Commissioners and other officers to make inspection and obtain all required information.

(d) the power to interfere by means of appropriate orders with any action, taken or contemplated, in or in respect of a trustee or a committee, in the interests of an endowment.

(e) the power to call for and examine the records of the proceedings of the committee, and the accounts and other records maintained by the committee or the trustee or trustees of a temple or temple or of a religious endowment, and if, after such examination and such enquiry as may be deemed necessary, it is found that there are any irregularities such as misappropriation, willful waste, misfeasance, embezzlement or misapplication or misappropriation of funds and that the Committee or trustee or trustees concerned have or have not taken adequate action in the matter, to pass such orders as may be deemed fit, for rectifying the said irregularities or for the recovery or restoration of the funds so dealt with, and also to take steps for the prosecution of any of the parties concerned for such offence or offences as he or they may be found to have committed or for the recovery through a Civil Court of such sums as may be found to have been misappropriated, misapplied or misappropriated; and

(f) the power to make temporary arrangements for the working of an accepted temple through the Board's agents in case of trustees when the Board is considering the question of appointing a scheme for such temple under section 23.

20. In the case of every subordinate of a subordinate drawing a salary of not less than Rs. 25 per annum, an inquiry is judicial term shall proceed every other inquiry, any subordinate appointed other than the Board. The charges or charges against the subordinate shall be referred to writing and communicated to him. The evidence against him shall be brought on record and explained to him, and he shall be allowed reasonable time and opportunity to meet the evidence adduced against him and to furnish in writing such explanation as he may have to offer. The Board shall cause such enquiry to be conducted a statement of the charges, the explanation of the subordinate, an endorsement of the evidence for and against him, and the finding on such charges. A copy of the whole shall, without delay, be communicated to the subordinate.

21. (1) Every and all members of a committee drawing a salary of not less than Rs. 25 per annum shall have a right of presenting an appeal to the Board against an order of the President of the Committee, refusing, suspending, dismissing or removing him

from service, within one month of the date of receipt by the subordinate of the order appealed against.

(2) The terms 'refusal' and 'dismissal' have the following meaning:—

(a) The refusal of an employee from one permanent appointment to another on leave pay is a dismissal from the higher appointment within the meaning of this clause.

(b) The termination of the services of a subordinate by the issue of a notice to the effect that his services are no longer required, but on the ground that he has been unsatisfactory in his work or conduct is a dismissal within the meaning of this rule.

Explanation.—In the case of employees on probation the termination of their services during or at the end of the period of their probation does not amount to any punishment and thus is, therefore, on right of appeal.

22. The maximum amount of fine which may be imposed on any subordinate by the President of a Committee shall not exceed a month's salary in the month.

23. No person shall be appointed or promoted by the President of a Committee to any post carrying a maximum salary of not less than Rs. 100 per annum without obtaining the previous sanction of the President of the Board.

24. No person shall be appointed by the President of a Committee as Head Assistant carrying a maximum salary of not less than Rs. 100 per annum unless he has passed the Government Special Test Examination in the Sanskrit text or possesses the Government Diploma in Sanskrit or other equivalent qualifications.

25. The charges for the grant of copies of proceedings or records of the Board or the Committees shall be 4 annas for every 100 words or fraction thereof, whether in English or in a vernacular. Note.—In regard to printed forms, their forms shall be retained as one word.

26. Every person applying for copies or extracts of proceedings or records which appears to a year previous to the current calendar year shall, besides the copying charges, pay along with his application search fees on the following scale:—

(a) Fee payable for the first document or entry applied for, or if only one document or entry is applied for, then for that document or entry ..	5
(b) Fee payable for every document or entry other than the first included in the same application and associated with the same subject ..	4
(c) When the party does not know or which of two or more years a document or entry belongs, the fee for searching the records of every year other than the first shall be ..	4

Note.—Only one search fee of 4 annas need be paid for all papers that require and forming a single search.

27. Copies or extracts of proceedings or records of the Board shall be supplied by such officer of the Board as may be authorized by the President to do so.

T. S. DASAPATY,

President, The Hindu Religious Endowments Board.

Madras, 12nd July 1925.

NOTICE OF APPEAL TO RESPONDENT,
IN THE COURT OF THE DISTRICT JUDGE OF
AGRA.

APPEAL No 17 of 1916.

From Madhu Prasad Mishra, Ial, Bawalgan,
Agra, through E. Madhu Prasad, proprietor of the
Firm—*Plaintiff (Appellant)*

Firm Jagannath Chandra Lal, carrying on business
at Ambalgatta, Ghatwar District, Madras Presidency—*Respondent*.

Appeal from the decree and judgment of the
Court of Additional Sub-Judge, Agra, dated the
25th day of October 1915.

To

Firm Jagannath Chandra Lal, carrying on business
at Ambalgatta, Ghatwar District, Madras Presidency,
service to be made through the Manager on hand
Master of the Firm—*Respondent*.

There notice that an appeal from the decree of the
Additional Sub-Judge of Agra, in this case has been
presented by the applicant and registered in the
Court, and that the (Twenty-eighth) 28th day of
August 1916 has been fixed by this Court for
filing submissions on your behalf.

If an appearance is made on your behalf by your-
self, your pleader, or by some one by law authorized
to act for you in this appeal, it will be heard and
decided in your absence.

Given under my hand and the seal of the Court,
this 26th day of July 1916.

J. M. BISHNULAL,
Magistrate.

IMPERIAL BANK OF INDIA.

Notice is hereby given that the Sixth Annual
General Meeting of the Shareholders on the Regis-
ters of the Indian Branch of the Imperial Bank of
India will be held at the Office of the Bank, North
Beach Road, on Thursday the 24th August 1916 at
4-30 p.m. for the following purpose:—

To elect members of the Local Board of the
Bank in place of Messrs T. M. Rao and B. O. M.
Srinivas who retire but who are eligible for and offer
themselves for re-election.

(By order of the Local Board)

W. LAMB,

Secretary and Treasurer, Indian Local Board,
Madras, 23rd July 1916.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY ROSSIELE.

FROM THE MARINE OBSERVATORY, BOSTON.													
	Thermometer reduced to 32° F.	Thermometers.				Barometer reduced to 30 in. Hg.	Winds.	Direction.	Force.	Height of rain.	Cloudy sky.	Height of clouds.	General weather.
		Greatest Daily Range.		Observed Extremes.									
		Day.	Night.	Max.	Min.								
22nd	71.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
July 23rd, Monday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
" 23rd, Tuesday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
" 23rd, Wednesday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
" 23rd, Thursday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
" 23rd, Friday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
" 23rd, Saturday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	
August 1st, Sunday ..	70.0	68.0	70.0	66.0	30.0	W by N	110	100	0.00	25	50	Cloudy, drizzle.	

The Standard Barometer and Thermometer are
read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m. and the
daily means are obtained by the application of
hourly corrections, deduced from twenty years'
observations. The nature of the Barometer is
described in the notes below the level of the sea, and
the manner of the Rain gauge is two feet from
the ground. The wind, rain and general weather
observed are for the current and day—from
midnight to midnight.

The total quantity of rain collected since 1st Jan-
uary is 44.8 inches, the average due for the same
period being 10.45 inches.

B. R. U. SANYAL,
Deputy Director.

Madras Observatory,
1st August 1916.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 21.]

MADRAS, TUESDAY EVENING, AUGUST 2, 1926.

[Part II, 4 p.m.]

SEASON REPORT FOR JUNE 1926.

Form L.—Statement showing the average fall of run in each district during the month of June 1926, and also the total fall from 1st April 1926 up to the month compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1925.

District.	Average for 11 years.				1925-1926.				1924-1925.			
	In the month.		From 1st April to 31st month.		In the month.		From 1st April to 31st month.		In the month.		From 1st April to 31st month.	
	Runy days.	Rainfall.	Runy days.	Rainfall.	Runy days.	Rainfall.	Runy days.	Rainfall.	Runy days.	Rainfall.	Runy days.	Rainfall.
	1	2	3	4	5	6	7	8	9	10	11	12
Coimbatore.												
1. Coimbatore	20.	10.25	10.25	20.	2.50	10.25	2.50	10.25	2.50	10.25	2.50	10.25
2. Yercaud	12.5	8.00	10.50	12.5	8.00	10.50	8.00	10.50	8.00	10.50	8.00	10.50
3. Namakkal	2.5	4.00	4.00	2.5	4.00	4.00	4.00	4.00	4.00	4.00	4.00	4.00
4. West Godavari	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
5. West Godavari	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
6. Kurnool	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
7. Guntur	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
Madras.												
8. Kanyakumari	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
9. Palayam	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
10. Arcot	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
11. Chingleput	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
Chennai.												
12. Kallakurichi	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
13. Madurai	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
14. Chingleput	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
15. North Arcot	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
Chennai.												
16. Chingleput	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
17. North Arcot	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
18. Chingleput	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
19. Chingleput	4.5	2.50	4.5	2.50	2.50	4.5	2.50	4.5	2.50	4.5	2.50	4.5
South.												
20. Tirunelveli	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
21. Madurai	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
22. Tirunelveli	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
23. Tirunelveli	2.5	1.75	1.75	2.5	1.75	1.75	1.75	1.75	1.75	1.75	1.75	1.75
West Coast.												
24. Malabar	10.5	10.50	10.50	10.5	10.50	10.50	10.5	10.50	10.50	10.50	10.5	10.50
25. South Kanara	10.5	10.50	10.50	10.5	10.50	10.50	10.5	10.50	10.50	10.50	10.5	10.50
Malabar.												
26. The Nilgiris	12.5	12.50	12.50	12.5	12.50	12.50	12.5	12.50	12.50	12.50	12.5	12.50

* Existing Tunnel.

† Including Kollidal and the Annamalai Hills.

‡ Including Kollidal.

Δ = August.

Σ = Different.

II-500-1

CUMULATIVE PRECIPITATION—JUNE 1905—Review.

(On an average of the five years ending 1894-95 the area under from April to June requires 6 per cent of the collection on dry lands and 12 per cent on wet lands.)

Ground.—The south-west monsoon commenced on the West Coast in the last week of June but it did not become active till the 1st of that month. There was copious rainfall up to the 18th when the monsoon weakened. It strengthened again on the 25th and very heavy rain was received up to the end of the month. Fairly good rain was received in the Demara, Chitima and North Arica at the end of the month. On the whole the rainfall was above the average in the Demara, Chitima and North Arica and deficient in the rest of the districts. Water supply was generally sufficient except in parts of the Demara, North Arica, the Central districts, Madaya and Kaimadi.

Paddy was sown as usual in Vengapetam, North Arica, Timorely and the West Coast and also in Vengapetam, Kollera, Coombhara, Madaya and the Belgara. Timorely and Vengapetam at paddy was attended in parts of South. Kollera being in want of adequate rain and also on account of want of seedlings. Other crops sown were cotton in Bellary and Coombhara, rubber in Belera and Coombhara, ground nut in Vengapetam and Bellary and principally in Vengapetam and Bellary. Sugarcane was planted in Bellary.

2. April to June 1905.—Summary.—The area sown from April to June was less than the average and last year's figures by 16 and 17 per cent respectively. The decrease was mainly in North Arica and Belera.

Rain.—The total area was less than the average and last year's figures by 1 and 12 per cent respectively. The decrease was mainly in West Godavari, North Arica and the West Coast.

Figure III.—Statement showing the average prices of the principal food grains and oil for the month of June 1926.

Group	plants	NUMBER OF LEAFHORN SHEETS OF 32 SHEETS PER SHEET.					
		Rise, annual av.			Mag.		
		To Rise 1913- (3)	In June 1914- (4)	In June 1915- (5)	In June 1916- (6)	In June 1917- (7)	In June 1918- (8)
(1)	(2)						
	1. Elaeagnus	4.1	5.7	8.7	15.8	11.4	10.7
	2. Pteleocarya	4.0	3.8	4.0	37.8	32.3	15.2
	3. Quercus, Engl.	4.0	3.8	4.0	11.7	11.4	13.4
1. Florida	4. Quercus, Virg.	4.0	3.8	4.0	12.1	10.9	10.9
	5. Quercus	4.0	3.8	4.0	10.9	11.4	10.1
	6. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	7. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	8. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
2. Kansas	9. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	10. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	11. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
3. Georgia	12. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	13. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	14. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	15. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	16. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	17. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	18. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	19. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	20. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	21. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	22. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	23. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	24. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	25. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	26. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	27. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	28. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	29. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	30. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	31. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	32. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	33. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	34. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	35. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	36. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	37. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	38. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	39. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	40. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	41. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	42. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	43. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	44. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	45. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	46. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	47. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	48. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	49. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	50. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	51. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	52. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	53. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	54. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	55. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	56. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	57. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	58. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	59. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	60. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	61. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	62. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	63. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	64. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	65. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	66. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	67. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	68. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	69. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	70. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	71. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	72. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	73. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	74. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	75. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	76. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	77. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	78. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	79. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	80. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	81. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	82. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	83. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	84. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	85. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	86. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	87. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	88. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	89. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	90. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	91. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	92. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	93. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	94. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	95. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	96. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	97. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	98. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	99. Quercus	4.0	3.8	4.0	11.4	11.4	10.1
	100. Quercus	4.0	3.8	4.0	11.4	11.4	10.1

[illegible]

(b) Yellow strain; (c) White strain; (d) Average of white and yellow strain; (e) Average of white and black strain; (f) Average of white, red and black strain; (A) Average of white and red strain.

[Return to Top of Page](#)

The price of side 1-4 by 2 per cent in Michigan, but rose by 4 per cent in Wisconsin and by 8 per cent in South Dakota. The price of side 5 rose by 5 per cent in Wisconsin and by 1 per cent in Michigan and Wisconsin. The price of side 6 rose by 4 per cent in Wisconsin and South Dakota and by 5 per cent in Michigan. The price of side 7 fell by 5 per cent in Wisconsin and by 4 per cent in Michigan and South Dakota.

2. Prices in the month were generally lower than in June 1923. They were 18 to 28 per cent lower for rice in Katon, Bellary, Cuddapah, Chingleput, Chittoor, South Arcot, Tenkasi, Madurai and Ramanad, for sugr in Ootimar, the Coimbatore, Madurai

Onitser, North Ararat, Colchabere, Tridnapoly, Zmomal and Treasovoy, the shaban in West Georgia, Gurie, Karmel, Cankhorik, Salom and Comboton and for shaban in Kleria, Gushgaph, South Ararat, North Ararat, 4-6 cm, Comboton, Tridnapoly, Tanager and Medana. Prices were lower by more than 30 per cent for rice in South Ararat and Tadjik, for wheat in South Ararat, Tanager and Medana, for shaban in Belory, Ararat, Gurie and Tanager and for shaban in West Georgia, Ararat and Chikree.

The price of eggs was higher by 12 per cent in Vancouver and by 24 per cent in Calgary, and that of salmon by 11 per cent in Vancouver.

W. B. BROWN,
Editor

Parcel (Land Revenue and Settlement),
Madras, 12th July 1956.

Ref. No. 1-31



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 18.] MADRAS, TUESDAY EVENING, AUGUST 3, 1926. [Price, 2 annas

Part IV—Proceedings of the Madras Legislature

CONTENTS

Bill No. 5 of 1926.—Madras Hindu Religious Endowments ..

PAGE
115

Resolutions

Art. No. 121 of 1926.—Madras Waters and Minerals (Taxes) and Miscellaneous

Bill to be introduced in the Council of the Governor
of Fort St. George for the purpose of making
Laws and Regulations.

BILL No. 5 OF 1926.

*A Bill to provide for the better administration and governance
of certain Hindu religious endowments and to remove
certain doubts as to the legality of the action taken and
things done under the Madras Hindu Religious Endow-
ments Act, 1921.*

WHEREAS it is expedient to provide for the better
administration and governance of certain Hindu reli-
gious endowments described hereunder;

AND WHEREAS diverse doubts have been raised as to the validity of the action taken and things done under the Madras Hindu Religious Endowments Act, 1923;

AND WHEREAS certain legal proceedings have been commenced in the High Court of Judicature, Madras, and certain courts subordinate thereto, questioning the said action and things;

AND WHEREAS it is expedient to remove those doubts and to validate the said action and things;

It is hereby enacted as follows:—

Title. 1. This Act may be called the Madras Hindu Religious Endowments Act, 1925.

Extent. 2. This Act extends to the whole of the Presidency of Madras and applies, save as hereinafter provided, to all Hindu public religious endowments.

Explanation.—For the purposes of this Act, Hindu public religious endowments do not include Jain religious endowments.

Exemption. 3. (a) The Local Government may, after consulting the Board, hereinafter referred to, exempt any such endowment from the operation of all or any of the provisions of this Act or vary, alter or cancel such exemption.

(b) The Local Government may, by notification, extend to Jain religious endowments the provisions of this Act and of any rules framed thereunder, and may declare such extension to be subject to such restrictions and modifications as they think fit.

Provided that before issuing such notification the Local Government shall publish in the *Port St. George Gazette* a notice of their intention to do so, fix a reasonable period for the persons interested in the endowments concerned to show cause against the issue of such notification and consider their objections, if any.

Exception. 4. Nothing in this Act shall apply to any math or temple whose average annual gross income including income from endowments attached therewith for a period of five years immediately preceding the commencement of this Act was less than five hundred rupees in the case of maths and two hundred and fifty rupees in the case of temples:

Provided that the Local Government may, at any time, issue a notification declaring that all or any of the provisions of this Act shall apply to any such math or temple.

5. Nothing in this Act shall be construed to affect, or in any way derogate from, the powers in respect of religious endowments which the ^{holding of} ^{power of} ^{Advocate-General} ^{General} Advocate-General may exercise under sub-section (2) of section 134 of the Government of India Act.

6. The Madras Hindu Religious Endowments Act, 1921 (hereinafter referred to as 'the said Act') is hereby repealed.

7. (i) All action taken and all things done including the constitution of the Board of Commissioners for Hindu Religious Endowments, the notifications issued and orders made under and in pursuance of the said Act up to the commencement of this Act which might have been validly taken, done, issued or made under the said Act, if the said Act had been validly passed, shall be deemed to have been validly taken, done, issued or made.

(ii) All proceedings taken under the said Act up to the commencement of this Act may be continued under this Act in so far as they are not inconsistent with the provisions of this Act.

(iii) Any remedy by way of application, suit or appeal which is provided by this Act shall be available in respect of proceedings under the said Act pending at the time of the commencement of this Act as if the proceedings in respect of which the remedy is sought had been instituted under this Act.

8. The Religious Endowments Act, 1963 and the Madras Endowments and Wakf Regulation, 1917, so far as they apply to Hindu religious endowments, are hereby repealed.

9. In this Act, unless there is anything repugnant in the subject or context—

(1) 'Board' means the Board as constituted under section 10.

(2) 'Committee' means a committee as constituted under section 20.

(3) 'Court' means the court of the District Judge within whose local limits a commission exercises jurisdiction or a math or temple is situated.

(4) 'Electoral area' means an area containing the electors of a commission.

(5) 'Excepted temple' means

(a) a temple which before 1881 was, and since 1863 has continued to be, under the sole management of a trustee whose nomination did not vest in, nor was exercised by, the Government nor was subject to the confirmation of the Government or of any public officer, or

(b) a temple founded since 1818, the right of succession to the office of trustee whereof is hereditary or specially provided for by the founder.

(6) 'Hereditary trustee' means the trustee of a religious endowment, succession to whose office devolves by hereditary right or by nomination by the trustee for the time being, or is otherwise regulated by usage or is specially provided for by the founder, so long as such scheme of succession is in force.

(7) 'Math' means an institution for the promotion of the Hindu religion presided over by a person whose duty is to engage himself in spiritual service or who exercises or claims to exercise spiritual leadership over a body of disciples and successors in whose office devolves in accordance with the directions of the founder of the institution or is regulated by usage; and includes places of religious worship other than a temple or places of religious instruction which are appurtenant to such institution.

(8) 'Non-hereditary trustee' means a trustee who is not a hereditary trustee.

(9) 'Person having interest' means—

(a) in the case of a math, a disciple of the math or a person of the religious persuasion to which the math belongs, and

(b) in the case of a temple, a person who is entitled to attend at the performance of worship or service in the temple or who is in the habit of attending such performances or of partaking in the benefit of the distribution of gifts thereat.

(10) 'Prescribed' means prescribed by the Local Government by rules made under this Act.

(11) 'Religious endowment' or 'Endowment' means all property belonging to, or given or endowed for the support of, monasteries or temples or for the performance of any service or charity connected therewith and includes the precincts of monasteries or temples but does not include gifts of movable property made as personal gifts or offerings to the head of a math or to the archaka or other employee of a temple.

(12) 'Temple' means a place, by whatever designation known, used as a place of public religious worship and dedicated to, or for the benefit of, or used as of right by, the Hindu community, or any section thereof, as a place of religious worship.

(13) 'Trustee' means a person, by whatever designation known, in whom the administration of the affairs of a religious endowment is vested and includes any person who is liable as if he were a trustee.

CHAPTER II.

Boards of Commissioners.

10. (1) The Local Government may, by notification, ^{Constitution of Board.}
(a) direct the constitution of a Board for the whole Presidency or for any specified part thereof,
(b) vary the strength or territorial jurisdiction of any such Board, or
(c) abolish any such Board:

Provided that not more than one Board shall have jurisdiction over the same math or temple or the endowments connected therewith:

Provided further that, when the Local Government propose to direct the constitution of more Boards than one under this sub-section or to vary or abolish any Board, a draft of the notification proposed to be issued shall be published in the prescribed manner and laid on the table of the Legislative Council and the notification shall not be issued unless the Legislative Council by resolution approves such draft.

(2) The Local Government may pass such orders as they may deem fit as to the transfer or other disposal of the assets and liabilities of a Board which is varied or abolished.

11. (1) A Board shall consist of a President and such ^{number of other commissioners not being less than two nor more than four as the Local Government may fix.} ^{The Board and its composition.}

(2) Every Board shall by such name as the Local Government may determine be a body corporate and shall have perpetual succession and a common seal and shall by the seal issue sue and be sued.

Qualification
of persons
eligible for
their
appointment.

12. (1) The commissioners of a Board shall be persons professing the Hindu religion.

(2) The President shall be—

(a) a barrister of England or Ireland or a member of the Faculty of Advocates in Scotland of not less than five years' standing, or

(b) a person having held judicial office not inferior to that of a subordinate judge or of a judge of a small cause court, or

(c) a person having been a pleader for a period of not less than ten years.

(3) Subject to the provisions of sub-sections (1) and (2), the President and other commissioners of a Board shall be appointed by the Local Government and shall, during their term of office, be deemed to be public servants within the meaning of section 81 of the Indian Penal Code.

220 of 5

Term of
office of
members.

13. (1) Every commissioner of a Board other than the President shall be entitled to hold office for five years from the date of his appointment.

(2) The President shall be entitled to hold office for five years from the date of his appointment:

Provided that if on the date of his appointment as President he is a commissioner he shall be entitled to hold office as President only up to the expiry of his term as commissioner.

(3) An outgoing President or commissioner shall, if otherwise qualified, be eligible for reappointment.

Director
of
Public
Works

14. (1) Every commissioner shall devote his whole time and attention to the duties of his office and shall not, without the sanction of the Local Government, engage in any other profession, trade or business.

(2) The commissioners shall each receive, out of the funds of the Board, such salary as the Local Government may fix.

Provided that such salary shall not exceed one thousand and two hundred rupees per mensem for a President or eight hundred rupees per mensem for any other commissioner.

15. (1) The Local Government may suspend or remove any commissioner from his office—

Power of Government to remove or suspend any commissioner.

(a) if he is convicted by a criminal court of any offence which in the opinion of the Local Government involves moral turpitude;

(b) if he becomes of unsound mind, or a drunkard or suffers from contagious leprosy;

(c) if he applies to be adjudicated or is adjudicated a bankrupt or insolvent;

(d) for corruption, misconduct or other sufficient cause.

(2) A commissioner shall cease to hold his office if he ceases to profess the Hindu religion.

16. (1) Every Board shall have an office at such place as may be determined by the Local Government for the transaction of the Board's business.

(2) At meetings of the Board, the President of the Board and in his absence the senior commissioner in order of appointment shall preside.

(3) No business shall be transacted at any meeting unless at least two commissioners are present.

(4) In case of difference of opinion among the commissioners, the question before the Board shall be decided by a majority of votes; and where the votes are equally divided the President or senior member presiding shall have a second or casting vote.

17. Subject to such controls as may be prescribed

Officers and servants of the Board, their appointment and their powers.

(a) a Board may from time to time determine the number, designations, grades and scales of salary or other remuneration of its officers and servants; and

(b) the President of the Board shall have the power to appoint and transfer such officers and servants and may hire, reduce, suspend, remove or discharge them for breach of rules or discipline, for conscientious default, neglect of duty or misconduct or other sufficient cause.

18. Subject to the provisions of this Act and of any scheme notified or deemed to be a scheme notified under this Act,

Financial duties of the Board.

(1) the general superintendence of all religious endowments within the territorial jurisdiction of a Board shall rest in such Board, and

(2) the Board may do all things which are reasonable and necessary to ensure that mosques and temples are properly maintained and that all religious endowments are properly administered and duly appropriated to the purposes for which they were founded or exist.

Board may
make by-laws.

19. (1) A Board may make by-laws not inconsistent with this Act or the rules made thereunder or with any other law as to—

(a) the division of duties among the President and commissioners of the Board;

(b) the manner in which their decisions shall be ascertained otherwise than at meetings;

(c) the procedure and conduct of business at meetings of the Board;

(d) the delegation of powers of the Board to individual commissioners or committees of commissioners;

(e) the security, if any, to be furnished by officers and servants of the Board;

(f) the books and accounts to be kept at the office of the Board;

(g) the custody and investment of the funds of the Board, committees and trustees;

(h) the form and manner of applications to the Board;

(i) the details which shall be included in or excluded from the budgets of committees and religious endowments; and

(j) generally the conduct of all proceedings and business under this Act.

(2) No by-law or cancellation or alteration of a by-law made by the Board shall have effect until the same shall have been published for public criticism and thereafter confirmed by the Local Government.

(3) All by-laws when they shall have been duly confirmed shall be published in the *Port St. George Gazette* and shall thereafter have the force of law.

CHAPTER III.

Temple Commissions.

20. (1) The Local Government may, by notification,

Creation,
variation, and
abolition of
commissions.

(a) direct the constitution of a committee for any temple or temples or for any class of temples;

(b) vary the strength or the jurisdiction of any such committee; or

(c) abolish any such committee:

Provided as follows:—

(i) Not more than one committee shall have jurisdiction over the same temple or the endowments connected therewith.

(ii) The Local Government shall, before issuing a notification under clause (b) or clause (c), communicate to the Board and the committee concerned the grounds on which they propose to do so, fix a reasonable period for the Board or committee to show cause against the proposal and consider its explanations and objections, if any.

(2) The Board may pass such orders as it may deem fit as to the transfer or other disposal of the assets and liabilities of a committee which is varied or abolished.

21. A committee shall consist of such number of elected members as may be fixed by the Local Government, such number to be not less than six and not more than twelve.

22. Notwithstanding anything contained in section 21, where the Local Government direct the constitution of a committee for the first time or in place of a committee which has been abolished the members of such new committee shall hold office for such period not exceeding one year as the Local Government may fix and during each period may be all appointed by the Local Government.

23. (1) For the purpose of election of members, the Local Government shall, for each committee, notify an electoral area.

(2) A committee may with the approval of the Board divide its electoral area into circles and determine the number of members which each circle shall return.

24. (1) For every electoral area, an electoral roll showing the names of persons qualified to vote shall once in every three years be prepared and published by such authority and in such manner as may be prescribed.

(2) Where an electoral area has been divided into circles, the electoral roll shall be divided into parts and one part shall be allotted to each circle.

(3) Every person whose name appears on the electoral roll published under this section shall, so long

as it remains in force, be entitled to vote at an election; and no person whose name does not appear on such roll shall vote at an election.

(4) Notwithstanding anything contained in sub-section (1) an electoral roll once published shall remain in force till the publication of a fresh electoral roll.

Qualifications and disqualifications of electors.

25. Every person shall be entitled to have his name included in the electoral roll of an electoral area, if he professes the Hindu religion and possesses the qualifications prescribed for an elector of such area in part I of schedule I and if he is not subject to any of the disqualifications described in part II of schedule I.

Disqualifications of persons of unsound mind, insane, and minors.

26. (1) A person shall be disqualified for election or appointment as a member of a committee—

(a) if his name does not appear on the roll of the electoral area concerned;

(b) if at the date of nomination, election or appointment he is

(i) of unsound mind, a deaf-mute or suffering from contagious leprosy, or

(ii) an undischarged insolvent, or

(iii) already a member of the committee whose term of office will not expire before his fresh election or appointment can take effect, or

(iv) a trustee or salaried servant of a temple over which the committee has jurisdiction.

(2) A person who has been sentenced by a criminal court to transportation or to imprisonment for a period of more than six months (such sentence not having been cancelled or reduced to a period of not more than six months or the sentence not having been pardoned) shall be disqualified for election or appointment as a member of a committee while undergoing the sentence or during the period for which such sentence may have been suspended or in absence and for five years from the date of expiration of the sentence.

Provided that the Local Government may direct that such sentence shall not operate as a disqualification.

(3) A member of a committee shall cease to hold his office if he—

(a) is sentenced by a court to such punishment as is described in sub-section (2);

Provided that the Local Government may direct that such sentence shall not operate as a disqualification ;

(d) becomes of unsound mind, a deaf-mute or suffers from contagious leprosy ;

(e) applies to be adjudicated or is adjudicated a bankrupt or insolvent ;

(f) becomes trustee or subjed owner of a temple over which the committee has jurisdiction ;

(g) ceases to profess the Hindu religion ; or

(h) absents himself from the meetings of the committee for three consecutive months, or if three consecutive meetings are not held within that period from three consecutive meetings.

(4) Where a person ceases to be a member under clause (f) of sub-section (3), the president of the committee shall report the fact to the committee at its next meeting and also intimate the same in writing to such person. If such person applies for restoration within one month of the receipt by him of such intimation from the president, the committee may, at the meeting next after the receipt of such application, restore him to his office of member of the committee :

Provided that a member of a committee shall not be so restored more than thirty days during his term of office.

27. Save as otherwise expressly provided, every member of a committee shall be entitled to hold office for a term of five years from the date when his election or appointment is published in the prescribed manner.

28. (1) Every committee shall elect a president and a vice-president from among its members.

(2) A president or a vice-president shall hold office for three years from the date of his election, unless in the meanwhile he resigns his office as president or vice-president or ceases to be a member of the committee.

(3) When the office of president is vacant, the vice-president shall exercise the functions of a president until a new president assumes office.

29. (1) A member of a committee other than the president and a vice-president may resign his office by giving notice to the president and a president may resign his office by giving notice to the committee.

(2) The resignation shall take effect in the case of a member or vice-president from the date of receipt of the notice by the president, and in the case of a president from the date on which it is placed before the committee.

Noting and
resolving.

30. (1) On the occurrence of a vacancy in the office of a member of a committee, a new member shall, subject to the provisions of section 21, be elected in the same manner as his predecessor was elected.

(2) If no member is elected at an election held under sub-section (1), a fresh election shall be held.

(3) If no member is elected at such fresh election, the Local Government may appoint a person to fill the vacancy.

(4) If the office of president is vacant and there is no vice-president, any three members of the committee may, after giving reasonable notice to the other members, convene a meeting for the election of the president.

(5) An outgoing member, president or vice-president shall, if otherwise qualified, be eligible for re-election or re-appointment.

(6) The election or appointment of a member, president or vice-president shall be notified in the prescribed manner.

Not
being
a
body
of
persons
shall
be
deemed
to
be
a
body
of
persons.

31. No act of a committee or of any person acting as president, vice-president or member of such committee shall be deemed to be invalid by reason only of a defect in the establishment or constitution of such committee or on the ground that any member of such committee was disqualified too, or had ceased to hold, such office, or by reason of such act having been done during the period of any vacancy in the office of president, vice-president or member of such committee.

Resignation
of a committee

32. Every committee shall, by such name as the Local Government may determine, be a body corporate and shall have perpetual succession and a common seal and shall, by the said name, sue and be sued.

Where
and
where
of
members,
any
and
shall
be
deemed
to
be
a
body
of
persons.

33. (1) The committee may, from time to time, determine the number, designations, grades and scales of salary or other remuneration of its officers and servants.

(3) Subject to such control as the Board may impose, the president of the committee shall have the power to appoint and transfer such officers and servants, and may fine, rebuke, suspend, remove or disqualify them for breach of rules or discipline, for carelessness, negligence, neglect of duty or misconduct or other sufficient cause.

34. The resolutions of a committee shall be carried into effect by its president in whom the entire executive power of the committee shall, save as hereinafter provided, be vested.

35. Subject to the powers possessed by the Board under section 18 and to the provisions of any scheme settled or deemed to be a scheme settled under this Act, a committee shall be entitled to exercise general superintendence over the temples for which it is constituted.

36. Subject to such control as may be prescribed, a committee may make regulations not inconsistent with this Act or with any rules or by-laws made thereunder in regard to the following matters:—

- (a) the time and place of its meetings;
- (b) the manner in which notice thereof shall be given;
- (c) the quorum for the transaction of business at meetings;
- (d) the preservation of order and the conduct of proceedings at meetings and the powers which a president may exercise for the purpose of enforcing his decisions;
- (e) the manner in which the proceedings of meetings shall be recorded and published;
- (f) the division of duties among the president, vice-president and members of the committee;
- (g) the delegation of the powers, duties or functions of the committee or its president

(i) to the president or vice-president or a member,

or

- (h) to a sub-committee of members;
- (k) the persons by whom receipts may be granted for money paid to the committee;
- (l) the accounts, returns and reports to be submitted by trustees of religious endowments;
- (m) the manner in which the decisions of the committee shall be ascertained otherwise than at meetings;
- (n) all other similar matters.

Committee
not to exer-
cise jurisdic-
tion over
matter of
endowed
temples.

37. No committee constituted under the provisions of this chapter shall be entitled to exercise any jurisdiction over matters or excepted temples or the trustees thereof.

CHAPTER IV.

Religious Endowments in general.

Preparation
of register of
endowments.

38. (1) For every math and temple a register shall be maintained by the Board showing—

(a) the names of past and present trustees and particulars as to the custom, if any, regarding succession to the office of trustee;

(b) particulars of all endowments of the math or temple, and all title deeds and other documents relating thereto;

(c) particulars of the scheme of administration and of the duties or scale of expenditure;

(d) the names of all officers to which any salary, emolument or perquisite is attached and the nature, time and conditions of service in each case;

(e) the jewels, gold, silver, precious stones, all vessels and utensils and other movables belonging to the institution, with their estimated value; and

(f) such other particulars as the Board may fix.

(2) The register shall be prepared, verified and signed by the trustee of the math or temple and submitted by him to the Board within such period after the commencement of this Act as the Board may fix:

Provided that a register relating to a temple over which a committee has jurisdiction shall be submitted through the committee which may, after making such inquiry as it may consider necessary, recommend such alterations, omissions or additions in the register as it may think fit.

(3) The Board may, after receiving the register from a trustee, make such inquiry as it may consider necessary and direct that the register be approved with such alterations, omissions or additions as it thinks fit to order.

(4) A copy of the register as approved by the Board shall be furnished to the trustee and to the committee, if any, concerned.

Annual verification
of the register.

39. (1) The trustee shall annually verify the entries in the register and shall submit to the Board for its approval a verified statement showing the alterations, omissions or additions required therein.

(2) The Board and the committee, if any, may on receipt of the statement make such inquiry as they think necessary and the Board may by order direct the alterations, corrections or additions which should be made in the register.

(3) A copy of the order under sub-section (2) shall be communicated to the trustee and the President of the committee, if any, concerned and he shall carry out the alterations, corrections or additions ordered by the Board in the copy of the register kept by him.

40. (1) The trustee of every religious endowment is bound to administer its affairs and to apply the funds and properties of such endowment in accordance with the terms of the trust, the usage of the institution and all lawful directions which a competent authority may issue in respect thereof, and as carefully as a man of ordinary prudence would deal with such affairs, funds or properties if they were his own.

Does require to be read and interpreted.

(2) A trustee shall, subject to the provisions of this Act, be entitled to exercise all powers incident to the provident and beneficial management of the religious endowment and to do all things necessary for the due performance of the duties imposed on him.

41. The trustee of specific endowments made for the performance of any service or charity connected with a math or temple shall perform such service or charity subject to the general superintendence of the trustee of the math or temple and shall obey all lawful orders issued by him.

Power of trustee of math or temple over trustee of specific endowment.

42. (1) When a vacancy occurs in the office of hereditary trustee of a religious endowment and there is a dispute respecting the right of succession to such office, or

Hereditary trustee.

when such vacancy cannot be filled up immediately, or

when a hereditary trustee is a minor and has no legally constituted guardian fit and willing to act as such or there is a dispute respecting the person who is entitled to act as such guardian, or

when a hereditary trustee is by reason of unsoundness of mind or other physical infirmity unable to discharge the functions of the trustee,

the Board in the case of matha and excepted temples and the committee in the case of other temples may appoint a fit person to discharge the functions of the trustee of such endowment, until another trustee succeeds to the office or the disability of the trustee ceases to exist, as the case may be.

Nothing in this sub-section shall be deemed to affect anything contained in the Madras Court of Wards Act, 1902.

Act 1.
1902.

(2) In making an appointment under sub-section (1), the Board or committee shall have due regard to the claims of disciples, if any, in the case of matha, and of members of the family, if any, entitled to the succession, in the case of temples.

(3) The person so appointed shall be entitled to exercise all the powers which a trustee could exercise in relation to such endowment.

Appointments
and punish-
ment of
servants of
temples.

43. (1) All office-holders and servants attached to a temple or in receipt of any emolument or perquisites from the temple shall be under the orders and control of the trustee; and the trustee may fine, suspend, remove or dismiss any of them for breach of trust, incapacity, disobedience of lawful orders, neglect of duty, misconduct or other sufficient cause:

Provided that the Local Government may, in respect of any specified hereditary office-holder or servant or class of hereditary office-holders or servants and subject to the provisions of section 15, by order restrict and place under such control as they may think fit the exercise by the trustee of his powers of punishment under this sub-section.

(2) Any office-holder or servant of a temple other than an excepted temple punished by a trustee under sub-section (1) may, within such time as may be prescribed appeal to the committee whose decision shall in the case of a non-hereditary office-holder or servant be final.

(3) A hereditary office-holder or servant of a temple other than an excepted temple may, within such time as may be prescribed, prefer a further appeal to the Board against the order of a committee on an appeal under sub-section (2) and the decision of the Board shall be final.

(4) Any office-holder or servant of an excepted temple punished by a trustee under sub-section (1) may, within such time as may be prescribed, appeal to the Board whose decision shall be final.

44. Where an endowment for the performance of a charity or service connected with a temple consists merely of a charge on property and there is failure in the performance of the charity or service by the person responsible, the trustee of the temple may require the person in possession of the property on which the endowment is a charge to pay to the trustee the expenses incurred or likely to be incurred in causing the charity or service to be performed otherwise. In default of such person making the payment as required by the trustee, the court shall, on the application of the trustee, pass an order for the recovery of the amount and such order may be enforced as if it were a decree of such court:

Provided that where the person in possession of the property on which the endowment is a charge is not the person responsible in law for the performance of the charity or service, and the amount referred to in this section is recovered from the person in possession, the court shall, on the application of such person, pass an order for the recovery of the amount from the person responsible in law and such order may also be enforced as if it were a decree of such court.

45. (1) A Board, a committee and the trustee of a religious endowment shall keep regular accounts of receipts and disbursements.

(2) Such accounts shall be audited annually, or at such other intervals as may be prescribed, by auditors appointed by the Local Government. Auditors so appointed shall be deemed to be public servants within the meaning of section 31 of the Indian Penal Code.

21st of 2016.

46. After completing the audit the auditor shall submit a report—

(a) to the Local Government in the case of the accounts of a Board,

(b) to the Board in the case of the accounts of a committee, muth or exempted temple, and

(c) to the committee in the case of the accounts of temples over which it has jurisdiction.

47. (1) The report of the auditor shall among other things specify all cases of irregular, illegal or improper expenditure, or of failure to recover moneys or other property due to the institution, or of loss or waste of money or other property of the institution caused by neglect or misconduct.

(2) The auditor shall also report on any other matter which the Board or committee may require in respect of any specified religious endowment.

Cost of audit
to be recovered
from
religious
endowments.

48. (1) The cost of auditing the accounts of mosques and exempted temples shall be payable out of the funds of the Board and the cost of auditing the accounts of other temples out of the funds of the committee.

(2) If, within the time fixed by the Local Government, the amount is not paid, the Local Government may recover it as if it were an arrear of land revenue.

CHAPTER V.

Temples.

Chapter not
to apply to
certain
temples.
To apply to the
others.

49. The provisions of this chapter shall not apply to exempted temples or the trustees thereof.

50. No person may succeed, or be appointed, to the office of trustee of a temple unless he professes the Hindu religion.

Non-hereditary
trustees
Every
trustee,
other trustee
and appointee
must.

51. (1) Subject to the provisions of sub-section (4) the number of non-hereditary trustees for any temple shall be fixed by the committee, but shall not exceed three.

(2) Non-hereditary trustees shall be appointed by the committee and in making such appointments the committee shall have due regard to the claims of persons belonging to the religious denomination for whose benefit the temple concerned is chiefly maintained.

(3) A non-hereditary trustee shall hold office for five years from the date of the order appointing him, unless in the meanwhile he is removed or dismissed, or his resignation is accepted, by the committee, or he ceases otherwise to be a trustee.

(4) Every non-hereditary trustee lawfully holding office on the date of commencement of this Act shall be deemed to have been duly appointed trustee under this Act on such date, but shall be entitled to hold office only for three years from such date.

Trustees
shall observe
all orders
of committee.

52. The trustee of a temple shall be bound to obey all orders issued under the provisions of this Act by the Board or committee or the President of such Board or committee.

53. (1) The committee may suspend, remove or dismiss the trustee of a temple—

(a) for persistent default in the submission of budgets, accounts, reports or returns, or

(b) for wilful disobedience of lawful orders issued by the Board or committee, or the President of such Board or committee, or

(c) for any malfeasance, misfeasance, breach of trust, or neglect of duty in respect of the trust, or

(d) for any misappropriation of, or improper dealing with, the properties of the temple of which he is trustee, or

(e) for unsoundness of mind or other physical infirmity which unfits him for discharging the functions of a trustee.

(2) When the committee proposes to take action under sub-section (1) it shall frame charges against the trustee concerned and give him an opportunity of explanation, of testing the evidence against him and of adducing evidence in his favour and may place the trustee under suspension pending the disposal of the charges framed. The order of suspension, removal or dismissal shall state the charges framed against the trustee, his explanation and the finding of the committee on each charge with the reasons therefor.

(3) A trustee suspended, removed or dismissed under this section may, within three months of the date of the order of suspension, removal or dismissal, appeal to the Board against such order:

Provided that a hereditary trustee may, in lieu of appealing to the Board, apply within the same period to the court to modify or cancel the order of the committee.

(4) The order of the committee under this section shall, when no appeal is preferred or application made under sub-section (3), be final; and when such appeal is preferred or application is made the order of the Board or the court, as the case may be, shall be final.

54. (1) A non-hereditary trustee shall cease to hold his office if he—

(a) is sentenced by a court to such punishment as is described in sub-section (2) of section 26 and subject to the provisions contained therein;

Suspension or removal of trustees.

Disqualification of trustees.

(3) applies to be adjudicated or is adjudicated a bankrupt or insolvent or

(c) ceases to profess the Hindu religion;

(2) A hereditary trustee shall cease to hold his office if he ceases to profess the Hindu religion.

(3) If a hereditary trustee becomes subject to any of the disqualifications described in clause (a) or clause (b) of sub-section (1), the committee may supersede him and appoint a fit person to administer the temple until the disability of the trustee ceases to exist or another trustee succeeds in the office.

(4) The Board shall, in cases of dispute or doubt, determine whether a trustee is disqualified under this section and its decision shall be final.

Printing of
statutes and
orders of
parliament
in English.

55. Subject to the provisions of any scheme settled or deemed to be a scheme settled under this Act—

(1) the trustee of a temple may from time to time submit to the committee proposals for fixing the *dharm* or scale of expenditure in the temple and the amounts which should be allotted to the various objects or ceremonies connected with such temple or the proportions in which the income or other property of the temple may be applied to such objects or ceremonies.

(2) The trustee shall publish such proposals at the temple and in such other manner as the committee may direct, together with a notice stating that, if within one month from the date of such publication any objection or suggestion is received from any person having interest, the committee will consider such objection or suggestion.

(3) After the expiry of the period fixed under sub-section (2), the committee shall consider the objections or suggestions that may have been received and may pass such orders as it thinks fit on the proposals.

(4) The trustee or any person having interest may within six months of the date of the order passed by the committee under sub-section (3) either appeal to the Board against such order or institute in the court a suit to modify or set aside the same.

If such an appeal is preferred or such a suit is instituted the Board or the Court shall give at the expense of the appellant or the plaintiff, as the case may be, notice of the appeal or of the institution of the suit to all persons having interest either by personal service or where

from the number of persons or any other cause such service is not reasonably practicable by public advertisement as the Board or Court may in each case direct.

(5) Subject to the result of such appeal or suit as is referred to in sub-section (4) the order of the committee shall be final. The order of the Board on appeal shall be final.

(6) The *dillem* or scale of expenditures for the time being in force in a temple shall not be altered by the trustee except in accordance with the procedure laid down in this section.

56. (1) The trustee of every temple shall in each year submit to the committee before each date and in such ^{as may be} form as the Board may require, a budget showing the probable receipts and disbursements of the temple and the endowments connected therewith during the following year.

(2) Every such budget shall make adequate provision for the dillem or scale of expenditures for the time being in force and the due discharge of all liabilities in respect of loans.

(3) The committee may within such time after the receipt of the budget as the Board may fix, direct the trustee to make such alterations, omissions or additions in the budget as it may think fit.

(4) The trustee may, within such time as the Board may fix, appeal against the order of the committee under sub-section (3) to the Board whose decision shall be final.

57. (1) When the Board is satisfied that, in the interests of the proper administration of the endowments of a temple, a scheme of administration should be settled, the Board may, after consulting in the prescribed manner the trustee, the committee, if any, and the persons having interest, by order settle a scheme of administration for the endowments of such temple.

(2) The Board may by order and in the manner provided in sub-section (1) modify or cancel a scheme settled under that sub-section.

(3) Every order of the Board under this section shall be published in the prescribed manner.

The trustee or any person having interest may within six months of the date of such publication institute a suit in the court to modify or set aside such order. Subject to

the result of such suit every order of the Board shall be final and binding on the Committee, the trustee and all persons having interest.

(4) Any scheme of administration which has been settled by a court under this section or which under section 75 is deemed to be a scheme settled under this Act may, at any time, for sufficient cause be modified or cancelled by the court in a suit instituted by the Board or the trustee or any person having interest, but not otherwise.

Filing up of
vacancies
among office-
holders or
servants.

58. (1) Vacancies amongst the office-holders or servants of a temple shall be filled up by the trustee in cases where the office or service is not hereditary.

(2) In cases where the office or service is hereditary, the next in the line of succession shall be entitled to succeed:

Provided that, if there is a dispute respecting the right of succession to such office or service, or in cases where such vacancy cannot be filled up immediately, or where the person entitled to succeed is a minor without a legally constituted guardian fit and willing to act as such, or where the hereditary office-holder or servant is by reason of unsoundness of mind or other physical infirmity unable to discharge the functions of the office or perform the service, the trustee may appoint a fit person to discharge the duties of the office or perform the service, until another person succeeds to the office or service or the disability of the office-holder or servant ceases to exist, as the case may be.

(3) In making an appointment under the proviso to sub-section (2), the trustee shall have due regard to the claims of members of the family, if any, entitled to the succession.

Trustee to
furnish
accounts, etc.,
to committee
or Board.

59. The trustee of every temple shall furnish such accounts, returns, reports or other information relating to the administration of the temple in his charge and at such time and in such form as the committee or Board may require.

Impartiality
preserved
in respect of
temple property.

60. The president or any member of the committee deputed by him in this behalf may inspect all movable and immovable property belonging to, and all records, correspondence, plans, accounts and other documents relating to any temple, and the trustee of such temple and all officers

and servants working under him shall afford to the president or such member such assistance as may be necessary.

CHAPTER VI.

Maths and exempted temples.

61. The trustee of every math and exempted temple shall in each year submit to the Board before such date and in such form as the Board may require—

Submission of important accounts.

(a) a budget showing the probable receipts and disbursements of the following year, and

(b) a statement of the actual receipts and disbursements of the previous year.

62. When the Board has reason to believe that the trustee of a math or exempted temple has been mismanaging the endowments of such math or temple or has been spending or alienating them for improper purposes, or when not less than thirty persons having interest make an application to the Board stating that in the interests of the proper administration of such endowments a scheme of administration should be settled, the Board may hold an inquiry which shall be conducted in such manner as may be prescribed.

Board may make inquiry into mismanagement of endowments.

63. (1) If after making the inquiry referred to in section 62 the Board is satisfied that the trustee concerned has mismanaged the endowments of such math or temple or has spent or alienated them for improper purposes, or that, in the interests of the proper administration of such endowments, a scheme of administration should be settled, the Board may, after consulting in the prescribed manner the trustee and the persons having interest, by order settle a scheme of administration for the endowments connected with such math or temple.

Settling of scheme by order of Board.

(2) If in settling a scheme for the administration of the endowments connected with a math, the Board considers it necessary to associate any person with, or constitute any separate body for participating or assisting in the administration of such endowments, such person shall be a person having interest and such body shall consist exclusively of persons having interest in such math.

(3) The Board may, at any time by order and in the manner provided in sub-section (1) modify or cancel a scheme settled under that sub-section.

(4) Every order of the Board under this section shall be published in the prescribed manner.

The trustee or any person having interest may within six months of the date of such publication institute a suit in the court to modify or set aside such order.

Validity of
trust's
order.

64. Every order of the Board, under section 63 shall, subject to the result of any suit which may be instituted under sub-section (4) of that section, be final and binding on the trustee and all persons having interest.

Execution of
order of
trustee.

65. Any scheme of administration which has been settled by a court under section 63 or which under section 73 is deemed to be a scheme settled under this Act may, at any time, for sufficient cause be modified or cancelled by the court in a suit instituted by the Board or the trustee or any person having interest but not otherwise.

CHAPTER VII.

Application of Endowment Funds.

Trustee
appointed
to have
expenditure
on health,
study,
pilgrimage and
welfare.

66. The trustee of a math or temple may out of the funds of the endowments in his charge incur expenditure on arrangements for securing the health, safety, or convenience of disciples, pilgrims or worshippers resorting to such math or temple:

Provided that the Board in the case of maths and excepted temples and the committee in the case of other temples may, for reasons to be set forth in writing, restrict and place under such control, as they may think fit the exercise by the trustee of his discretion under this section.

Order
application
of endowment
or surplus.

67. (1) The Board may, after holding an inquiry in such manner as may be prescribed, by order, declare that the purpose of a religious endowment has from the beginning been, or has subsequently become, impossible of realisation or that the machinery for effectuating the original purposes of the endowment has failed or no longer exists, or that after satisfying adequately the purposes of the endowment and after setting apart a sufficient sum for the repair and renovation of the buildings associated with the math or temple or the endowments attached thereto there is a surplus which is not required for such purposes; and may, by such order, direct that the amount of the endowment or such surplus be declared to be available, in the case may be, be appropriated to religious, educational or charitable purposes not inconsistent with the objects of such math or temple.

(2) It shall be competent to the Board when giving a direction under sub-section (1) to determine what portion of such amount or surplus shall be retained as a reserve fund for the muth or temple and to direct the remainder to be appropriated to the purposes specified in that sub-section.

(3) The Board may at any time by order and in the manner provided in sub-section (1) modify or cancel an order passed under that sub-section.

(4) The order of the Board under this section shall be published in the prescribed manner. The trustee or any other person having interest may within six months of the date of such publication institute a suit in the court to modify or set aside such order.

Subject to the result of such suit the order of the Board shall be final and binding on the committee, if any, the trustee and all persons having interest.

(5) Any decision of the court under this section may, at any time, for sufficient cause be modified or cancelled by the court in a suit instituted by the Board or the trustee or any person having interest but not otherwise.

CHAPTER VIII.

FINANCE.

68. All costs and expenses incurred in connection with legal proceedings in respect of any religious endowment to which a Board or committee in a party shall notwithstanding anything contained in section 74 be payable out of the funds of such endowment.

Any costs and expenses incurred by the Board or committee in legal proceedings.

69. (1) Every muth and temple shall pay annually for meeting the expenses of the Board such contribution not exceeding one and a half per centum of its income as the Board may determine.

Annual contribution from muths and temples to be paid to the Board and committee.

(2) Every temple other than an excepted temple shall pay annually for meeting the expenses of the committee such contribution not exceeding one and a half per centum of its income as the committee may with the approval of the Board determine.

(3) Religious endowments the administration of which is governed by a scheme settled under section 93 of the Code of Civil Procedure, 1908, shall, notwithstanding anything to the contrary contained in such scheme, be liable to pay the contribution under this section.

of 1908.

Endowment
and recovery
of contributions,
etc., etc.

70. (1) The costs, expenses and contributions payable under sections 68 and 69 shall be assessed on and notified to the trustees of every math and temple in the prescribed manner.

(2) Such trustee shall, within three months of his receipt of such notice or within such further time as may be granted by the Board or committee, pay out of the funds of the math or temple concerned the amount so demanded to the President of the Board or committee, as the case may be, or to any person authorized by him; and, in default of his doing so, the court shall, on the application of the President of the Board or committee, recover the amount as if a decree had been passed for the amount by the court against the religious endowment concerned:

Provided that the court may for reasonable cause postpone the recovery of the amount or order payment thereof in instalments.

CHAPTER IX.

Miscellaneous.

Power of
Local
Government
to make
rules.

71. (1) The Local Government may make rules to carry out all or any of the purposes of this Act not inconsistent therewith.

(2) In particular, and without prejudice to the generality of the foregoing power, they shall have power to make rules with reference to the following matters:—

(a) all matters expressly required or allowed by this Act to be prescribed;

(b) the registration of electors;

(c) the nominations of candidates, the times of election, the mode of recording and counting votes and the declaration and publication of the results of elections;

(d) the conduct of inquiries and the decision of disputes relating to elections;

(e) the powers of the President and commissioners of a Board to hold inquiries, to summon and examine witnesses and to compel the production of documents;

(f) the grant of leave, leave allowances and travelling allowances to the President and commissioners of a Board and generally the conditions of service of such President and commissioners;

(g) the budgets, reports, accounts, returns or other information to be submitted by Boards;

(4) the qualifications for officers and servants of a Board, the grant of leave, leave allowances and travelling allowances to them, the establishment of provident funds for them and generally the conditions of their service;

(5) the organization of a staff of auditors, their salaries and allowances, the control of such staff, its relations with Boards, committees and trustees and generally the conditions of service of auditors;

(6) the calculation of the cost of audit and its apportionment among Boards and committees;

(7) the manner in which the accounts of Boards, committees or endowments shall be audited and published, the time and place of audit and the form and contents of the auditor's report; and

(8) the method of calculating the income of a religious endowment.

(9) The power to make rules under this section shall be subject to the condition of previous publication.

72. (1) The Local Government may make rules altering, adding to, or cancelling any of the schedules to this Act. Altering schedules.

(2) All references made in this Act to any of the aforesaid schedules shall be construed as referring to such schedules as amended in exercise of the powers conferred by sub-section (1).

(3) A draft of the rules proposed to be made under this section shall be laid on the table of the Legislative Council and the rules shall not be made unless the Legislative Council by resolution approves the draft either without modification or addition or with modifications or additions; but upon such approval being given, the rules may be made in the form in which they have been approved, and such rules as being so made shall be notified and shall thereupon be of full force and effect.

73. (1) The Board or committee having jurisdiction over any math or temple or any person having interest and having obtained the consent of the Board may institute a suit in the court to obtain a decree—

(a) appointing or removing the trustee of a math or excepted temple,

(b) vesting any property in a trustee,

(c) declaring what property of the endowed property or of the interest therein shall be allocated to any particular object of the endowment, or

(d) granting such further or other relief as the nature of the case may require.

(2) Sections 92 and 93 and rule 8 of order I of the first schedule of the Code of Civil Procedure, 1908, shall have no application to any suit claiming any relief in respect of the administration or management of a religious endowment and no suit in respect of such administration or management shall be instituted except as provided by this Act.

74. The costs, charges and expenses of and incidental to any suit or application under this Act or to any appeal from a decree or order passed in such suit or on such application shall be in the discretion of the court, which may subject to the provisions of section 65 direct the whole or any part of such costs, charges and expenses to be met from the property or income of the endowment concerned or to be borne and paid in such manner and by such persons as it thinks fit.

75. Where the administration of a religious endowment is governed by any scheme settled under section 93 of the Code of Civil Procedure, 1908, such scheme shall, notwithstanding any provisions of this Act which may be inconsistent with the provisions of such scheme, be deemed to be a scheme settled under this Act; and such scheme may be modified or cancelled in the manner provided by this Act.

76. (1) No exchange, sale or mortgage and no lease for a term exceeding five years of any immovable property belonging to any math or temple shall be valid or operative unless it is necessary or beneficial to the math or temple and is sanctioned by the Board in the case of maths and excepted temples and by the committee in the case of other temples.

(2) The trustee of the math or temple or any person having interest may, within one year of the date of the order of the Board or committee under sub-section (1), apply to the court for modifying or cancelling such order.

(3) The order of the Board or committee under sub-section (1) when no application is made under sub-section (2) and the order of the court when such application is made shall be final.

Court may allow costs or expenses to be met out of endowment funds.

Endowments governed by schemes settled under section 93 of the Code of Civil Procedure Code.

Alienation of immovable property.

77. (1) Where an endowment has been made or property given for the support of an institution which is partly of a religious and partly of a secular character or for the performance of any service or charity connected therewith, or

Application of this Act to endowments partly religious and partly secular.

where an endowment made or property given is appropriated partly to religious and partly to secular uses, the Board may notwithstanding anything contained in the Madras Endowments and Escheats Regulation, 1917, determine what portion of such endowment or property or of the income therefrom shall be allotted to religious uses. Such portion shall hereafter be deemed to be a religious endowment and its administration shall be governed by the provisions of this Act.

(2) Any party affected by an order under subsection (1) may within such time as may be prescribed apply to the court to modify or set aside such order but, subject to the result of such application, the order of the Board shall be final.

78. Where a committee has appointed a person as non-hereditary trustee of a temple or where a Board or committee has appointed a person to discharge the functions of a hereditary trustee and such person is prevented, or prevented from, obtaining possession of the math or temple or of the endowments connected therewith, the court may, on application by the person so appointed and on production of the order of the Board or committee appointing him, order the delivery to any person the possession of such property as may be specified therein.

Putting trustee in possession.

79. Save as otherwise expressly provided in or under this Act nothing herein contained shall affect any established usage of a math or temple or the rights, honours, emoluments and perquisites to which any person may by custom or otherwise be entitled in such math or temple.

Setting of established usages and customs.

80. Save as provided in this or any other Act, it shall not be lawful for the Local Government or for any executive officer of the Local Government in his official capacity to undertake or assume the superintendence of any land or other property granted for the support of, or otherwise belonging to, any math or temple, to take any part in the management or appropriation of any endowment made for its maintenance, or to nominate or appoint the trustee of any religious endowment or to be concerned in any way with any religious endowment.

Government not to interfere with religious trusts except as provided by this Act.

Grants for
treasury as
document
under the
Act.

81. (1) Notwithstanding anything contained in the first or second schedule to the Madras Court Fees Amendment Act, 1922, the proper fees for the documents described in columns 1 and 2 of Schedule II shall be the fees indicated in column 3 thereof.

Part V of
1922.

(2) The provisions of the Madras Court Fees Amendment Act, 1922, shall otherwise, so far as may be, apply to the documents mentioned in Schedule II.

Part V of
1922.

Grant of
treasury as
document
under the
Act.

82. The President of a Board or committee may grant copies of the proceedings and records of the Board or committee, as the case may be, on payment of such fees and subject to such conditions as the Board may, by general or special order, determine. Copies shall be certified by the President of the Board or committee concerned in the manner provided in section 76 of the Indian Evidence Act, 1872.

Part V of
1922.

Transcripts
presented
for preservation
under the
Act.

83. (1) Every committee established under the Religious Endowments Act, 1863, which is in existence at the commencement of this Act shall be deemed to have been duly constituted under the provisions of this Act.

Part V of
1922.

(2) In their application to the members and presidents of committees in office at the commencement of this Act and the first reconstitution of such committees in accordance with this Act, the provisions of this Act shall be read subject to the rules contained in Schedule III.

Provisions of
certain
disputes.

84. (1) If any dispute arise as to whether a math or temple is one to which this Act applies or as to whether a temple is an excepted temple, such dispute shall be decided by the Board.

(2) A trustee affected by a decision under sub-section (1) may within one year apply to the court to modify or set aside such decision, but, subject to the result of such application, the order of the Board shall be final.

Provisions of
certain
disputes.

85. If any difficulty arise as to the first constitution or reconstitution of any committee after the commencement of this Act, or otherwise in first giving effect to the provisions of this Act, the Local Government, as occasion may require, may by order do anything which appears to them necessary for the purpose of removing the difficulty.

SCHEDULE I.

[See section 25.]

Part I—Qualifications of electors.

A person shall be qualified as an elector for an electoral area who has resided in such area for not less than 120 days in the previous year and who—

(a) was in the previous year assessed by a municipal council or local board to an aggregate amount of not less than twenty rupees in respect of one or more of the following taxes, viz.—

property tax,
tax on occupation, or
profession tax, or

(b) was in the previous year assessed to income-tax, or
(c) is registered as a ryotwari pattadar or as an owner of land of which the annual rent value is not less than fifty rupees, or

(d) holds on a registered lease under a ryotwari pattadar or owner of land the annual rent value of which is not less than fifty rupees, or

(e) is registered jointly with the proprietor under section 14 of the Mahabhar Land Registration Act, 1893, as the occupant of land, the annual rent value of which is not less than fifty rupees, or

(f) is a landholder holding an estate of which the annual rent value is not less than fifty rupees, or

(g) holds, as a ryot or tenant under a landholder, land the annual rent value of which is not less than fifty rupees.

Part II—Disqualifications of electors.

No person shall be entitled to have his name registered on the electoral roll of an electoral area who is subject to any of the following disqualifications:—

(a) is not a British subject;

(b) has been adjudged to be of unsound mind by a competent court; or

(c) is under twenty-one years of age.

SCHEDULE II.

[See sections 81.]

Section.	Description of the document.	Deposit fee.
(1)	(2)	(3)
42 (2)	Appeal to the committee by any office-holder or servant against an order of punishment by a trustee under sub-section (1)	Rs. 2
43 (2)	Further appeal to the Board by a subsidiary office-holder or servant against an order of the committee on appeal under sub-section (2)	Rs. 2

Order.	Description of the document.	Page fee.
(1)	(2)	(3).
43 (4)	Appeal to the Board by an office-holder or servant of an accepted temple ..	2
44	Application to court by the trustee to recover the amount from the person in possession or by the person in possession from the person responsible in law.	The fee payable on a plaint for the amount obtained under the Madras Court Fees Amendment Act, 1922.
53 (3)	Appeal to the Board or application to court against an order of suspension, dismissal or removal by the committee of a trustee ..	25
55 (4)	Appeal to the Board by a trustee or person having interest against the order of a committee under sub-section (3) fixing standard scales of expenditure ..	50
55 (4)	Suit under the sub-section.	50
57 (3)	Suit under the sub-section.	50
57 (4)	Suit under the sub-section.	50
58	Application to the Board by not less than 25 persons having interest for framing a scheme of administration for a math or accepted temple ..	50
59 (4)	Suit under the sub-section.	50
65	Suit under the section ..	50
67 (4)	Suit under the sub-section.	50
67 (5)	Suit under the sub-section.	50
70 (2)	Application to court to recover from the funds of the endowment the contribution payable by the Board or committee ..	2

Section	Description of the document	Stamp fee
(1)	(2)	(3)
75	Bills under the section ..	50
76 (2)	Application to the court by the trustee of a trust or temple or any person having interest for modifying or cancelling any order of the Board sanctioning alienation of immovable property under sub-section (1) ..	The fee leviable on a plaint under article 17, Schedule II of the Madras District Pious Assessment Act, 1925.
77 (2)	Application to a court to modify or set aside an order of the Board under sub-section (1) allocating any endowment, property or the income therefrom to religious and secular purposes ..	20
78	Application to the court for delivery of possession of endowments to a trustee appointed by the committee ..	2
84 (2)	Application to modify or set aside the decision of the Board under sub-section (1) ..	The fee leviable on a plaint under article 17, Schedule II of the Madras District Pious Assessment Act, 1925.

SCHEDULE III.

[See section 85.]

Transitory Provisions.

1. The Local Government shall fix a date, not being later than three years from the commencement of this Act on which the term of office of members of committees holding office at the commencement of this Act shall expire:

Provided that a member who is also the president of a committee shall continue to exercise the functions of a president until a new president is elected under rule 4.

2. Any vacancy in the office of president of a committee which is in existence at the commencement of this Act or which occurs before the date on which a new president is elected under rule 1 shall be filled up under the provisions of this Act; and any vacancy in the office of member of a committee which is in existence at the commencement of this Act or which occurs before the date fixed under rule 1 shall be filled up by appointment by the Local Government:

Provided that any person elected or appointed as president or member under this rule shall hold office only up to the date referred to in rule 1.

3. The president of the committee shall cause arrangements to be made for election of members, so that the newly-elected members may come into office on the date fixed under rule 1 for the expiry of the terms of office of members holding office at the commencement of this Act.

4. On or as soon as may be after such date, a meeting shall be held on a day and at a time fixed by the president for the election of a new president.

STATEMENT OF OBJECTS AND REASONS.

Doubts have been expressed as to the validity of the Madras Hindu Religious Endowments Act, 1923, and of the action taken and things done in pursuance of and under that Act and legal proceedings have been instituted in the Madras High Court and certain subordinate courts questioning its validity. The result has been that the working of the Act has been considerably affected by persons whose supposed vested interests have been affected by the Act. This Bill is primarily intended to remove all doubts that may exist as to the validity of the said Act and of the action taken and things done thereunder.

(By order of His Excellency the Governor)

V. T. KRISHNAMA ACHARIYAR,
Secy. to Govt., Law (Legislative) Dept.



മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

IV-80 മാഗസെന്റുമാലയെ സൂചിപ്പിക്കാൻ

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

നമ്പർ 17.]

AUGUST 3, 1926.

[വിഷയം 3-ാം

പരിഷ്കരിച്ച പതിപ്പ്: 1926 ജൂൺ 2-ാം തീയതി.

മദ്രാസ് നിയമനിർമ്മാണ സഭയുടെ ആക്ട്.

ACT OF THE LOCAL LEGISLATURE OF MADRAS.

മദ്രാസ് നിയമനിർമ്മാണ സഭയുടെ നാലാം ഭാഗം
ആക്ട് നമ്പർ 81-ാം വകുപ്പ് (3) എന്ന പേരിൽ
1926 ജൂൺ 2-ാം തീയതി
മദ്രാസ് നിയമനിർമ്മാണ സഭയുടെ
ആക്ട് നമ്പർ 81-ാം വകുപ്പ് (3) എന്ന പേരിൽ
1926 ജൂൺ 2-ാം തീയതി

ACT No. III of 1926

1926 ജൂൺ 2-ാം തീയതി ആക്ട്.

AN ACT FOR THE REGISTRATION OF NURSES AND
MIDWIVES IN THE PRESIDENCY OF MADRAS.

മദ്രാസ് പ്രസിഡൻസിയിൽ നർസ്സു (റജിസ്ട്രേഷൻ) ആക്ട് എന്ന പേരിൽ
1926 ജൂൺ 2-ാം തീയതി

മദ്രാസ് പ്രസിഡൻസിയിൽ നർസ്സു (റജിസ്ട്രേഷൻ) ആക്ട് എന്ന പേരിൽ
1926 ജൂൺ 2-ാം തീയതി

വിഷയം

നർസ്സു (റജിസ്ട്രേഷൻ) ആക്ട് എന്ന പേരിൽ
1926 ജൂൺ 2-ാം തീയതി

കിന്ന അടുത്തുകാണുന്ന സമയത്ത് വായനയ്ക്ക് അനുയോജനം ഉണ്ടായിരിക്കട്ടെ. സമയം തീർന്നിട്ടില്ലെങ്കിലും ഇതിനുള്ള സമയം വരുമ്പോൾ അത് വായിക്കേണ്ടതാണ്.

[illegible]

(2) ഇതു കണ്ടിടത്തിൽ സംസ്ഥാനം മുൻപോട്ടു വളർന്നു.

(3) தர்ப்புற மகாசபையுடைய உத்தரவுகளை மீறியதற்காக கைது செய்யப்பட்டிருக்கிறவர்களைப் பற்றித் தகவல்.

2. ഹെ സിക്വിൽ ഫിഷറേറിയഡെ
സെക്രട്ടറിയുടെ ഫീഡ്ബാക്ക് വെല്ലുളളപ്പോൾ
മിഷനറേറിയംഗിടം

(4) 'സഭ' എന്നതിന്നു ൨൭ മുഖ്യപ്പെരുത്തലുകൾ നൽകിയിട്ടുള്ളതും 'മതം'യ്ക്കു നൽകപ്പെട്ടതായും വ്യത്യാസപ്പെടുത്തലായ 'സഭ' എന്നർത്ഥം വരുന്ന,

(b) 'யாணி' என்றானைப் பெயரிட்டிருக்கின்றது. யாணி அல்லது அல்லாபாதி யானை என்பது கருநாடகத்திலுள்ள ஒரு நகரம். இதுவே இப்பெயர்.

(d) 'പഞ്ചായത്ത്' എന്നതിൽ ഒരു മുൻപാലം ഉൾപ്പെടുന്നു.

[illegible][illegible][illegible]

(എ) ഓറീജിൻ ഗവൺമെന്റിന്റെ സ്വർണ്ണക്കുറിപ്പ് ;

(ബി) ഓറീജിൻ ജനറൽ ആസൂത്രിയിലെ ന്യൂനതയെക്കുറിച്ച് ;

(സി) ഓറീജിൻയിൽ സ്ത്രീകൾക്കും കുട്ടികൾക്കും വേണ്ടിയുള്ള ഗവൺമെന്ററവക ആസൂത്രിയിലെ ന്യൂനതയെക്കുറിച്ച് ;

(ടി) മറ്റേതെങ്കിലും നിർമ്മാണത്തെ പരിസ്കരണമുള്ള ഒരു വൈദ്യുതി ;

(എ) 1914 ലെ മെമ്പർമാർക്ക് വേണ്ടിയുള്ള പരിസ്കരണക്കുറിപ്പ് 1914 ലെ

3 (1) എന്ന വകുപ്പുകൾക്ക് നൽകിയിരിക്കുന്ന അത്തരം മെമ്പർമാർക്ക് ഉള്ള കമ്മീഷൻ നിയമിക്കുന്ന പരിസ്കരണമുള്ള ന്യൂനതയെക്കുറിച്ച് അവരിൽ ഒരു വൈദ്യുതി ഒരു സ്ത്രീ ആയിരിക്കണം ;

(എ) ആസൂത്രിയിലെ ഒരു മെമ്പർമാർ—ഇവർ, പരിസ്കരണമുള്ള പരിസ്കരണമുള്ള വർദ്ധനവിലുള്ള നിർമ്മാണങ്ങളെ വിധി നൽകി നിർമ്മാണങ്ങളെക്കുറിച്ച് സ്വർണ്ണക്കുറിപ്പ് നൽകുന്ന സർവ്വീസ് പ്രവർത്തനങ്ങളെക്കുറിച്ച് ;

(എ) നിർമ്മാണങ്ങളെ വിധിനൽകി, പരിസ്കരണമുള്ള ന്യൂനതകൾക്കും നിർമ്മാണങ്ങളെക്കുറിച്ച് ഒരു ന്യൂനത പരിസ്കരണമുള്ള വർദ്ധനവിലുള്ള നിർമ്മാണങ്ങളെക്കുറിച്ച് ഒരു വർദ്ധനവിലുള്ള ;

(എ) മറ്റേതെങ്കിലും നിർമ്മാണങ്ങൾക്ക് വേണ്ടിയുള്ള വർദ്ധനവിലുള്ള പൊതുവായ ഒരു വർദ്ധനവിലുള്ള നിർമ്മാണങ്ങൾക്ക്—അവരിൽ ഒരു സ്ത്രീ ആയിരിക്കണം ;

സ്വർണ്ണക്കുറിപ്പ് ജനറൽ സർവ്വീസ് പ്രവർത്തനങ്ങളെക്കുറിച്ച് ;

എന്നാൽ ഒരു ആക്ട് ഇടനീക്കമുള്ള മറ്റേ ഒരു കോർപ്പറേഷൻ, പ്രീ എന്ന വകുപ്പുകളിൽ പാലത്തിലുള്ള ഒരു മെമ്പർമാർക്ക് സ്വർണ്ണക്കുറിപ്പ് ജനറൽ നിർമ്മാണങ്ങളെ (എ) എന്ന വകുപ്പുകളിൽ പാലത്തിലുള്ള ന്യൂനതയെക്കുറിച്ച് വർദ്ധനവിലുള്ള മറ്റേതെങ്കിലും നിർമ്മാണങ്ങൾക്ക് വേണ്ടിയുള്ള ;

(2) 1914 ലെ മെമ്പർമാർക്ക് വേണ്ടിയുള്ള പരിസ്കരണക്കുറിപ്പ് സർവ്വീസ് ജനറൽ ജനറൽ മെമ്പർമാർക്ക് 1914 ലെ മെമ്പർമാർക്ക് നൽകുന്ന അതേ ; എന്നാൽ (1) എന്ന വകുപ്പുകളിൽ സ്വർണ്ണക്കുറിപ്പ് നിർമ്മാണങ്ങളെക്കുറിച്ച് ഒരു ആക്ട് ഇടനീക്കമുള്ള മറ്റേ ഒരു കോർപ്പറേഷൻ നൽകുന്ന മറ്റേതെങ്കിലും നിർമ്മാണങ്ങളെക്കുറിച്ച് ;

(3) സർവ്വീസ് ജനറൽ ജനറൽ സർവ്വീസ് ജനറൽ 1914 ലെ മെമ്പർമാർക്ക് വേണ്ടിയുള്ള പൊതുവായ ഒരു വർദ്ധനവിലുള്ള നിർമ്മാണങ്ങൾക്ക് ;

(1) നദീതടത്തിൽ വേർതിരിക്കുന്നതുമൂലം ഒരു വേർതിരിക്കലായി നിർദ്ദേശിക്കാവുന്ന വല്ല പരിഷ്കരണവും നടത്തിച്ചു. ആവക വല്ല പരിഷ്കരണവും കീഴ്പ്പെടുത്തുകയും അവയെ സംരക്ഷിക്കുന്നതുമായ വല്ല കെട്ടിടങ്ങളും ക്രമപ്പെടുത്തുന്നതിനും,

(2) തുറന്നുകൊടുക്കുകയും പാതികുത്തുകയും ചെയ്ത കനലാക്കിട്ടുള്ളവയും ചുമട്ടുള്ള നീക്കുവഴികൾക്കുവേണ്ടി ചുമട്ടുള്ള വിവരങ്ങൾ നദീതടത്തിൽനിന്നും നീക്കംചെയ്യുകയും നദീതടത്തിൽ നിന്നും നീക്കംചെയ്യേണ്ടതും തുറന്നുകൊടുക്കുകയും പാതികുത്തുകയും ചെയ്തവയും വേർതിരിക്കുന്നതിനും നദീതടത്തിൽ വേർതിരിക്കേണ്ടതും നദീതടത്തിൽ വേർതിരിക്കേണ്ടതും,

(3) 5-ാം വകുപ്പ് (2) എന്ന വകുപ്പിൽ പറഞ്ഞ പട്ടിക തയ്യാറാക്കുക. ഇത്തരം പട്ടികയിൽനിന്നും ഇത്തരം സംരക്ഷണ ആവശ്യങ്ങൾക്കു താല്പര്യപ്പെട്ടവർ ക്രമപ്പെടുത്തുന്നതിനും,

(4) ഈ ആക്ടുകൾക്കു കീഴിൽ നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും,

(5) ഈ ആക്ടുകൾക്കു കീഴിൽ ചുമട്ടുള്ള പട്ടിക സംരക്ഷണ കമ്മിറ്റി ഒരു പട്ടികയും ഈ ആക്ടുകൾക്കു കീഴിൽ ചുമട്ടുള്ള പട്ടികയും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

12. (1) ഈ ആക്ട് നൽകുന്ന ഒരു വല്ല നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

(2) നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

(3) നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

(4) നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

(5) നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും നദീതടത്തിൽനിന്നും.

(1) സഭയുടെ മോശദാ വില്പിതസ്വത്തുക്കളിൽ അതിന്റെ അവില്പിതസ്വത്തിന്റെ ക്രമപ്പെടുത്തലിനായി,

(2) സഭയുടെ മോശദാ ക്രമപ്പെടുത്തലിനായി അതിന്റെ കണക്കുപരിശോധനയെ ഏല്പിക്കേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ,

(3) സഭയുടെ മോശദാ അതിന്റെ പോലീസുമായി, അതു നിയമപരമായി മോശദാ ക്രമപ്പെടുത്തലിനായി സഭയുടെ സ്വത്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി,

(4) സഭയുടെ മോശദാ അതിന്റെ പോലീസുമായി, അതു നിയമപരമായി മോശദാ ക്രമപ്പെടുത്തലിനായി,

സഭയുടെ മോശദാ അതിന്റെ പോലീസുമായി, അതു നിയമപരമായി മോശദാ ക്രമപ്പെടുത്തലിനായി,

13. (1) ഈ ആക്ടിന്റെ നിബന്ധനകളനുസരിച്ച് അതിന്റെ മറ്റു വസ്തുക്കളും മറ്റു മോശദാ ക്രമപ്പെടുത്തലിനായി സഭയുടെ സ്വത്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

(2) മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

(3) മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

(4) മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

14. (1) മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

മോശദാ ക്രമപ്പെടുത്തലിനായി മറ്റു വസ്തുക്കളെ പ്രയോജനപ്പെടുത്തേണ്ടതിനായി, സഭ പോലീസുമായി കോണ്ടാൻ.

ഇത്തരം പ്രവൃത്തികൾക്കു അനുമതിയുള്ളതല്ല. വല്ല രൂപം നഷ്ടം സംഭവിക്കാൻ സാധ്യതയുള്ളതല്ല. വല്ല രൂപം നഷ്ടം സംഭവിക്കാൻ സാധ്യതയുള്ളതല്ല. വല്ല രൂപം നഷ്ടം സംഭവിക്കാൻ സാധ്യതയുള്ളതല്ല.

(2) മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം. മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം. മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം. മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം.

മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം. മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം. മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം.

ഡി. വി. കുറുവില,
സെക്രട്ടറി,
മലിനാശി വർദ്ധിക്കുകയും വർദ്ധിക്കുകയും ചെയ്യുന്നതിനുള്ള പരിഹാരം.

(A true translation)

- P. V. KURUVILA,
Kilgoban Thambur in Government.

marketing and selling of chicken, mink, pelts and greatly proceeding. Standing crops thriving well. Employment available. Game stocks sufficient. Prospects good. This is the price of eggs and milk at Kamoka.

AUSTINE

67 feet of mounds in the stack, over 2 inches of *Hyalids*. Water-sprays sufficient to maintain and refreshen the water-sprays beds in the *Staphy*, *Staphy* and *Finlandia* beds. Invertebrates and covering of gully and moving of shales, mounds, keros, mounds, paleo, water, greenish and occurs preceding. Conditions of standing water tender. Employment available. Grain stores generally sufficient. From 1944 to 1945, but some were used in the *Staphy* and *Finlandia* beds.

REFERENCE

Eight shears in the work. Water supply generally sufficient for drinking purposes except in one village of the Pothohar table and sufficient for irrigation under the Karnal Cuddahar canal and canal-fed tanks and generally sufficient under rain-fed fields which receive only partial supply. The Tughlakabad 190 feet above sea. Average discharges through the head works of Rameshwar 1,300 cubic feet per second. Slopes of canals, kharas, and ground not steepening. Standing crops generally fair. Employment generally available. Grain stocks generally sufficient. Prospects fair. More rain needed.

BELLAMY

Eight stores in the west. Water-supply sufficient for irrigation in wells and in river channels and canals; no best land. A few farms have received supply coming from east to three miles. Drinking water abundant except in few valleys of Altai and those along edge of Khamdang range and in Zaphara basin. Growing of paddy, rice, wheat, peas, lentils and cotton, vegetables. Raising crops like Great-lappet has made first experiments in the village of the Shadrinsky district. Experiments successful. Urum chukra sufficient. Prospects fair for the growing of various new species suited. Full in the growth of grain in Khabgah. Yellow sheaves at Altai and white sheaves at Bureit.

ANASTASAKIS

Light showers in the road. Water supply was found for irrigation except under a few tanks, river channels and wells. Drinking water sufficient except in some villages of the Madhavade taluk. Sowing of rice, millets, pulses, oilseeds, sugarcane, groundnut, water and cotton proceeding. Standing crops fair. Employment steady. Grain stocks sufficient. Passengers fair. More rain needed.

CHINA 349

It took of rain in the week. Rainfall fairly good. Water supply sufficient for week. Trucking supplies ranging from four days to 14 months. The Kansas-Oklahoma canal and the Chicago channel are flowing. The river and spring streams are flowing moderately. Herd of ranches and prospects according to new trials. Irrigated standing crops fine. Employment available. Grain stocks in excess. Prospects fair. More rain needed for extension of cultivation and for supply to come.

MELLORE

Our task of work in the field; our three lakes of Pashanagiri and Tada. Water supply for irrigation sufficient in deltaic lands in Nellore, Suryavathi reservoir at Mathakota, Udagayin, parts of Kanigiri and Kaveri and in some deltaic lands in Nellore, Golar, Vaddanagiri and parts of Annapur and Singabed shankar. Supply in wells sufficient.

except in Puduk and Kaveri. River channels flowing freely except in Madhav. Short supply of water in Solapur and Kavgiri. In 6-4 of water in the Kavgiri reservoir on 29th July 1925. Sealing of paddy and sowing proceedings in parts. Standing crops generally late. Harvest of paddy proceeding in parts; sufficient power to harvest. Employment available. Cattle goods sufficient. Prospects good in Nidari, Solapur, Puduk, Kaveri, Puduk and Kaveri and generally fair elsewhere.

CONCLUSIONS

14 inches of rain in the week. Halfhill passed. Water supply sufficient in the bigger irrigations in the tableds of Saguente valley, Compton, Chongolest and Molokotokum. The smaller ones mostly in water. Doves and spring chickens are flowing. No flow of water through sluices in the Valley and Shalavum and Shalavum. Standing crops fair. Employment available. Green stock available. Unemployment fair, but more only needed.

OVERVIEW 1001

Only such of them as in the west. Water-supply insufficient for agriculture in all states except Tennessee, Virginia, North Carolina and Arkansas and sufficient for breeding purposes in all states, including, except, except, except of groundnut preceding in one state, except fish. Employment available. Since stocks sufficient, insufficient supply in the ungated areas has relaxed agricultural operations, but it is too soon to say anything regarding the ultimate prospects.

CITATIONS

2 inches of rain in the week. Brightly sunny, about 3 inches of Pithia and Vapopad and a touch of Pithia. Water supply generally sufficient in wells and generally sufficient in other sources, except in parts of the Highlands and the Kalamazoo division. River channels are slightly low in Chittown, Channahon and Vapopad basins. Drinking water sufficient. Sowing of corn and grasses proceeding. Hauling crops good. Employment available. Grain stock sufficient. Progress fair.

NORTH AFRICA

On border of water in the south. Rainfall general; over 2 inches in February and 4 inches in October, plus. Water supply sufficient in wells and sufficient throughout in fields. Supply in areas otherwise available to a small extent in Arak, Wadijaba, Arharan, Gadi-yah, and parts of the Yefereh taluk. Sowing of paddy proceeding. Standing crops fairly. Harvest of paddy proceeding; outcome fair. Employment available. Goals stocks sufficient. Transportation, but some restrictions.

SALIENT

Wet bank of river in the wash; over 2 inches in. *Hemus*, *Valerianella* probably abundant for *imbricata* groups under the Galtsoy river channels in the Nussakulak valley. *Valerianella* for detrital purposes in parts of *Barro*, *Enzangul* and *Thunzangul* lakes and parts of *Barro*, *Enzangul* and *Thunzangul* lakes. Scoring of shales, corals and logs proceeding in parts, *Barro*, *Enzangul* lake, but very meagre in parts of the *Thunzangul* lake of the *Barro* lake and the *Barro* lake of the *Thunzangul* lake for most of *imbricata* zone. *Enzangul* available. *Imbricata* common under the Nussakulak lake. *Galtsoy* scarce. *Thunzangul* generally *Barro*, *Barro* scarce.

CONCLUSIONS

Light showers in the week; over 1 inch at Jamar, 2 inches at Palsbuck and 2½ inches in the Shoshone Mts. Water-supply sufficient in channels except in Kootenai and Palouse and insufficient in Snake

District.		Receipts for month.				Pounds in value (for the month) per district.												District.
		To the week.		Up to the end of the week (from 1st April).		May.		May.		June.		June.		June.				
		1915.	Average of 10 years ending 1914.	1915.	Average of 10 years ending 1914.	Grain, including stock of the previous week.	Live stock.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.		
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
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	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
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	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
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	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
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	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
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	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	
Ganges.	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106	Bengal. } Vijaya- } palem. } Mysore. } Mysore. } Mysore. }
	Bangalore	17	21	117	100	88	85	85	105	142	126	111	100	126	106</	

* Approved 210 years ending 1974

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE